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Part II.-Legal.

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DRAFT ORDINANCES.

MINUTE.

The following Draft of a proposed Ordinance is published for general information :---

An Ordinance further to amend "The Contagious Diseases (Animals) Ordinance, 1909."

WHEREAS it is expedient further to amend "The Contagious Diseases (Animals) Ordinance, 1909": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as "The Contagious Diseases (Animals) (Amendment) Ordinance, No. of 1922."

2 Section 9 of the principal Ordinance is hereby amended by the addition of the following words at the end of paragraph (19) thereof: "and for prescribing the fees to be paid to officers appointed to examine such cattle or animals."

By His Excellency's command,

Colonial Secretary's Office, Colombo, May 11, 1922.

fice, B. HORSBURGH, 22. Acting Colonial Secretary.

Statement of Objects and Reasons.

THE object of the amendment is to enable a rule being framed prescribing the fee payable to a duly authorized veterinary inspector for out-of-pocket expenses and the trouble taken in going on board a vessel in order to examine an animal with a view to passing it as free from disease and fit to be landed.

Attorney-General's Chambers, Colombo, April 21, 1922. H. C. GOLLAN, Attorney-General. Preamble.

Short title.

Amendment of section 9 of the principal Ordinance.

MINUTE.

The following Draft of a proposed Ordinance is published for general information :-

An Ordinance to consolidate and amend the Law relating to Weights and Measures.

Preamble,

HEREAS it is expedient to consolidate and amend the law relating to Weights and Measures : Be it therefore enacted by the Governor of Ceylon, by and with the advice. and consent of the Legislative Council thereof, as follows :

'PART I.

Preliminary.

Short title and commencement.

Proviso.

Definitions.

1 This Ordinance may be cited as "The Weights and of 1922," and shall come into Measures Ordinance, No. operation on such date, not being less than six months after the passing of this Ordinance, as the Governor, with the advice of the Executive Council, shall by Proclamation appoint : Provided that immediately after the passing of this Ordinance and before such date it shall be lawful for all weights and measures to be tested and marked in accordance with part VIII. of this Ordinance, and for all things to be done which are prescribed by this Ordinance for such purpose.

2 In this Ordinance-

The term "imperial standard yard" means the imperial standard yard defined in the Act of the Imperial Parlia-

ment, 41 & 42 Victoria, Chapter 49; The term "yard" means a length equal to the imperial

standard yard ; The term "square yard" means a square, each of whose sides is one yard in length ;

The term "imperial standard pound " means the imperial

standard pound defined by the said Act ; The term "pound avoirdupois" means a weight equal to the imperial standard pound;

The term "gallon " means a measure of capacity containing ten imperial standard pounds' weight of distilled water weighed in air against brass weights, with the water and

the air at the temperature of sixty-two degrees of Fahrenheit's thermometer, and with the barometer at thirty inches :

The term "Chief Inspector " means the Chief Inspector of Weights and Measures appointed under this Ordinance;

The term "Inspector " means an Inspector of Weights and Measures appointed under this Ordinance ; The term "common balance" means a balance which is

never in equilibrium unless the weights in the two scales are equal;

The term "weighing machine " includes a balance, scale, beam, steelyard, and every other machine for determining weight ;

The term "striker" means a round inflexible stick or roller, straight, of the same diameter from end to end, and made of such material and of such dimensions as the Governor in Executive Council may prescribe

The term " just " means accurate when compared with the secondary standards.

The term "unjust" means inaccurate when compared with the secondary standards

The term "local authority" means-

Vithin any Municipal limits, the Municipal Council;

Within any Local Board limits, the Local Board ;

Within the administrative limits of the Nuwara Eliya • Board of Improvement, the Board of Improvement ; Within the limits of any town or village under the operation of "The Small Towns Sanitary Ordinance,

1892," the Sanitary Board ;

Within the limits of any District Council created under "The Local Government Ordinance, No. 11 of 1920," such District Council;

In any place outside any of the limits aforesaid, the Government Agent or the Assistant Government Agent thereof.

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The term "Chairman" means the Chairman of the local authority. Provided that where the local authority is the Government Agent or Assistant Government Agent, any reference in this Ordinance to the Chairman shall be deemed to be a reference to the Government Agent or Assistant Government Agent.

PART II.

Legal Weights and Measures.

3 A yard shall be the primary measure of length in this Colony.

The measures of length specified in the first schedule to this Ordinance are hereby declared to be such multiples or parts of a yard as are in the said schedule specified respectively in this behalf. These measures are in this Ordinance referred to as imperial measures of length.

4 The measures of length specified in the second schedule to this Ordinance are hereby declared to be metric measures of length.

Each metric measure of length is hereby declared to be of the length which expressed in terms of imperial measures of length is specified in the said schedule as the equivalent of such metric measure.

5 A square yard shall be the primary measure of surface in this Colony.

The measures of surface specified in the third schedule to this Ordinance are hereby declared to be such multiples or parts of a square yard as are in the said schedule specified respectively in this behalf. These measures are in this Ordinance referred to as imperial measures of surface.

6 The measures of surface specified in the fourth schedule to this Ordinance are hereby declared to be metric measures of surface.

Each metric measure of surface is hereby declared to contain that extent of surface which expressed in terms of imperial measures of surface is specified in the said schedule as the equivalent of such metric measure.

7 A pound avoirdupois shall be the primary weight in this Colony.

The weights specified in the fifth schedule to this Ordinance are hereby declared to be such multiples or parts of a pound avoirdupois as are in the said schedule specified respectively in this behalf, and such weights are hereby declared to be avoirdupois weights.

8 The weights specified in the sixth schedule to this Ordinance are hereby declared to be such multiples or parts of a pound avoirdupois as are in the said schedule specified respectively in this behalf, and such weights are hereby declared to be troy weights. Any weight which is any multiple or any decimal part of an ounce troy may be used as a troy weight.

9 The weights specified in the seventh schedule to this Ordinance are hereby declared to be such multiples or parts of a pound avoirdupois as are in the said schedule specified respectively in this behalf, and such weights are hereby declared to be apothecaries' weights.

10 The weights specified in the eighth schedule to this Ordinance are hereby declared to be metric weights.

Each metric weight is hereby declared to be equivalent to that weight which expressed in terms of avoirdupois weights is specified in the said schedule as the equivalent of such metric weight.

11 A gallon shall be the primary measure of capacity in this Colony.

The measures of capacity specified in the ninth schedule to this Ordinance are hereby declared to be such multiples or parts of a gallon as are in the said schedule specified respectively in this behalf. These measures are in this Ordinance referred to as imperial measures of capacity.

12 The measures of capacity specified in the tenth schedule to this Ordinance are hereby declared to be metric measures of capacity. Imperial measures of length.

Metric measures of length.

Imperial measures of surface.

Metric measures of surface.

Avoirdupois weights.

Troy weights.

Apothecaries' weights.

Metric weights.

Imperial measures of capacity.

Metric measures of capacity. 487

Use of troy weights.

Use of apothecaries' weights.

Use of avoirdupois weights.

Use of measures.

Illegal expression of quantity.

Presumptions as to weights.

Colonial standards.

Conditions of accuracy.

Deposit of colonial standards.

Wardens of colonial standards. Each metric measure of capacity is hereby declared to be of that capacity which expressed in terms of imperial measures of capacity is specified in the said schedule as the equivalent of such metric measure.

13 Gold and silver, and articles made thereof, including gold and silver thread, lace, or fringe, also platinum, diamonds, and other precious metals or stones may be sold or dealt in by troy weight.

14 Apothecaries' weights shall be used when drugs and chemicals are compounded and sold on prescriptions or sold by retail in quantities of less than one ounce in weight. Provided, however, that when drugs and chemicals are sold by retail in quantities above one ounce in weight or by wholesale, such sale shall be in avoirdupois weight.

15 (1) The avoirdupois weights specified in the fifth schedule to this Ordinance and any weight being any multiple or part of any such avoirdupois weight; and

(2) The metric weights specified in the eighth schedule to this Ordinance and any weight being any multiple or part of any such metric weight;

may be used in selling or computing the weight of any article whatever, and shall be the only weights that may lawfully be used in the sale or computation of weight for the purpose of any contract or dealing of any articles, except the things permitted to be sold by troy weight and apothecaries' weight.

16 The measures specified in the first, second, third, fourth, ninth, and tenth schedules to this Ordinance and multiples or parts of any such measures shall be the only measures that may in any sale, contract, or dealing lawfully be used for computing or expressing the quantity of anything to be measured.

17 Where the quantity of anything weighed or measured or to be weighed or measured is expressed in any mode not authorized by this Ordinance in reference to such thing, the quantity so expressed shall be deemed to be uncertain.

18 Subject to the provisions of this Ordinance, any weight mentioned or referred to in any Ordinance or in any contract, bargain, sale, or dealing, if the article weighed be of the class of articles which according to this Ordinance may be sold or dealt in by troy weight or apothecaries' weight, shall be deemed to be troy weight or apothecaries' weight, and if the article weighed be not of such class, shall be deemed to be avoirdupois weight, unless in either case the contrary is expressed or implied.

19 The Governor shall procure copies of the imperial standard yard and the imperial standard pound. Each of such copies shall be made of such materials and in such manner and shall be placed in such receptacle as to be as far as practicable protected against mechanical and atmospheric agencies, and all other sources of error. The copy procured under this section of the imperial standard yard shall be the colonial standard yard. The copy procured under this section of the imperial standard pound shall be the colonial standard pound. The said copies may be described collectively as the colonial standards.

20 The Governor in Executive Council by Proclamation may declare the conditions of temperature and atmospheric pressure and the other conditions (if any) under which the colonial standards are true and accurate copies of the imperial standards. Under the conditions so declared the several colonial standards shall for all purposes be conclusively deemed to be true and accurate copies of the respective imperial standards.

21 Each of the colonial standards shall be placed in a separate receptacle and secured by three locks. No two locks of the same receptacle shall be capable of being opened by the same key.

22 (1) The Colonial Secretary, the Colonial Treasurer, and the Controller of Revenue shall be wardens of the colonial standards. Each of such wardens shall have the custody of a key of each of such receptacles in which the colonial standards are placed; and the keys shall be so divided that no warden can open more than one lock of each receptacle. (2) Nothing in this section contained shall operate to prevent a warden from temporarily entrusting the custody of his key to a deputy for the purposes of section 23 (3) of this Ordinance.

23 (1) The Governor shall provide for the making of secondary standards of such weights and measures being equivalent to or multiples or parts of the primary weight or the primary measures of length or capacity, as he thinks fit, and shall also provide for verifying the same, and shall cause such weights and measures to be authenticated as secondary standards in such manner as he thinks fit.

(2) Judicial notice shall be taken of a secondary standard so authenticated.

(3) The secondary standards shall, at such time as the Governor appoints, be compared with the colonial standards in the presence of the wardens of the colonial standards, or the deputy or deputies of any such warden or wardens, and, if necessary, shall be corrected and adjusted.

(4) The Governor may at any time cause to be cancelled any secondary standard, and direct that it shall no longer be used as such.

(5) Every secondary standard shall, until the contrary is proved, be deemed to be true and accurate.

PART III.

Inspectors of Weights and Measures.

24 (1) The Governor may from time to time appoint such person as he thinks fit to be Chief Inspector of Weights and Measures, and such Chief Inspector shall hold office during the Governor's pleasure.

(2) The Chairman of a local authority may appoint such persons as he thinks fit to be Inspectors of Weights and Measures for the area administered by such local authority, and in accordance with regulations approved by the Governor in Executive Council. Such area is hereinafter referred to as the inspection district of such Inspector.

(3) No maker or seller of weights, counterpoises, measures, weighing machines, or strikers shall be an Inspector.

25 (1) The Chief Inspector shall have the general supervision of the Inspectors, and the Inspectors shall make such returns and furnish such information as the Chief Inspector requires, and generally shall conform to the directions of the Chief Inspector.

(2) The Chief Inspector shall also have all the powers of any Inspector under him, including the power of testing and stamping weights and measures, and such powers may be exercised by the Chief Inspector in any area throughout the Island.

26 (1) The Chief Inspector shall cause such secondary standards, as he thinks requisite, to be delivered to the Inspectors, and every Inspector shall at such times and places as the Chief Inspector appoints (of which appointment public notice shall be given) attend with his secondary standards and examine all weights and measures brought to him or submitted to him for inspection in the premises where they are kept, and at that time used or intended to be used within his inspection district.

(2) Any Inspector may at any time examine any weights or measures brought to him, and at that time used or intended to be used within his inspection district.

(3) Where an Inspector examines under this section any weights or measures brought to him, he shall verify the same by comparison with the proper secondary standards in his possession, and such as he finds to be just he shall stamp or mark in manner to be prescribed by the Governor in Executive Council.

(4) Provided that an Inspector shall so stamp or mark denominations of weights and measures only of which he has secondary standards or which he may be directed by the Chief Inspector to verify.

Appointment of Chief Inspector and Inspectors.

Inspection district.

Duties of Chief Inspector.

Verification of weights and measures by Inspectors.

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Secondary standards. Certificate of justness.

Effect of certificate of justness.

Power of Inspector to enter premises.

Prohibition

of adjustment by Inspector.

General requirement as to weights and measures.

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Marks required on weights.

•Marks required on •counterpoises.

Restriction of use of lead or pewter for weights, &c. 27 (1) Where an Inspector under this Ordinance stamps or marks any weight or measure, he shall deliver to the person bringing or tendering for inspection such weight or measure a certificate of justness in respect thereof substantially in the form contained in the eleventh schedule hereto, and such certificate shall remain in force from the day on which it was given for such period (not being less than one year) as the Governor in Executive Council prescribes and no longer.

(2) Such certificate of justness shall be exhibited by such person in some conspicuous place at his place of business during the period in which it is in force, for the inspection of the customers of such person. And any person acting in violation of this sub-section shall be guilty of an offence and be liable to a fine not exceeding one hundred rupees.

28 A weight or measure stamped or marked under this Ordinance by any Inspector may, so long as the certificate of justness in respect thereof remains in force, be used in any part of this Colony unless it be unjust.

29 (1) Every Inspector may at all reasonable times enter any shop, store, warehouse, stall, yard, or other place within his inspection district wherein any goods are bought, sold, exposed, or kept for sale, or weighed or measured for conveyance or carriage, and require the production of, and examine, all weights, counterpoises, measures, weighing machines, and strikers therein kept or used.

(2) Every Inspector shall have power to seize and produce in court any weights, counterpoises, measures, weighing machines, and strikers which he shall, find to be unjust or not stamped or marked as required, or not up to the standard required by the provisions of this Ordinance.

80 No Inspector shall repair, alter, or adjust any weight, counterpoise, measure, weighing machine, or striker examined by him.

PART IV.

Use of Weights and Measures.

31 Subject to the provisions in this section contained, no weight or measure shall be used for trade or for the purpose of any sale, contract, or dealing unless it be stamped or marked by an Inspector under this Ordinance, and any weight or measure so stamped or marked may, unless it is unjust, be used in any part of the Colony so long as the certificate of justness in respect thereof remains in force and no longer:

Provided that nothing in this Ordinance shall require-

(1) Any weight above one hundred and twelve pounds or under one quarter of an ounce; or

(2) Any measure of length greater than two yards or less than six inches; or

(3) Any measure of capacity greater than two hundred and eighty gallons or less than one quarter of a pint;

to be stamped or marked.

32 Every weight exceeding one quarter of an ounce avoirdupois shall have its denomination as one of the weights specified in the schedules to this Ordinance or as a multiple or part of one of such weights expressed in legible figures and letters on the top or side thereof.

33 Every counterpoise used with any weighing machine shall, unless the weight of which it purports to be the equivalent is less than four ounces avoirdupois, have conspicuously and legibly stamped or marked thereon the letter "C" and the denomination of the weight of which it purports to be the equivalent.

34 (1) No weight or counterpoise made of lead or pewter or any mixture thereof shall be used unless the same be wholly and substantially cased with brass, copper, or iron, and legibly stamped or marked "Cased": Provided that nothing in this section shall prevent the insertion of such a plug of lead or pewter into any weight or counterpoise as may be required for the purpose of adjusting the same or affixing thereon any stamp or mark required by this Ordinance.

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(2) Any Inspector may refuse to stamp any iron weight or any weight cased with iron, unless the same shall have a plug of softer metal upon which to impress or affix the stamp.

Every measure whether of length or capacity shall have its denomination as one of the measures specified in the schedules to this Ordinance, or as a multiple or part of one of such measures expressed in legible figures and letters thereon, and in the case of a measure of capacity on the outside.

(1) A measure of capacity constructed as follows (that is to say), having a portion extending from the lower end and sufficient to bear the stamps or marks required by this Ordinance, made of metal or other suitable material, and the upper portion made wholly or partially of glass or other transparent material, so that the level of the surface of the contents may be clearly seen, with a level line distinctly marked upon the transparent portion, may be used for measuring liquids, and shall be required to be filled to the level of the line so marked. All measures used for measuring liquids not constructed as aforesaid shall be filled to the level of the brim.

(2) All measures of capacity used for any other purpose than measuring liquids shall be stricken with a striker, or if the article sold cannot from its size and shape be conveniently stricken, shall be filled in all parts as nearly to the level of the brim as the size and shape of the article will admit.

PART V.

Manufacture and Repair.

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37 (1) No person shall manufacture or repair any weight or measure or weighing machine for a fee or reward unless he has obtained a license which shall expire on the thirty-first day of December of the year of its issue but renewable, and upon such conditions as may be imposed by the local authority, from such local authority and upon payment of a fee of one hundred rupees, payable annually, and unless such person has entered into a security bond for such sum and on such security as may be prescribed by the Governor in Executive Council to observe the provisions of this Ordinance.

(2) Any manufacturer or repairer acting in contravention of this section shall be guilty of an offence, and be liable on conviction to a fine not exceeding one hundred rupees.

Offences.

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38 The use for the purpose of any sale, contract, or dealing of any weight, counterpoise, measure, weighing machine, or striker which is false or unjust or not in accordance with the requirements of this Ordinance is hereby prohibited. 55 64

39 The use for the purpose of any sale, contract, or dealing of any spring balance is hereby prohibited.

40 The use for the purpose of any sale, contract, or dealing of any weight or measure which, if required by this Ordinance to be stamped or marked by an Inspector or otherwise, is not so stamped or marked, or in respect of which if a certificate of justness is required by this Ordinance no such certificate is in force, is hereby prohibited.

41 Any sale, contract, or dealing made by or with reference to any weight, counterpoise, measure, weighing machine, or striker, the use of which for the purpose of such sale, contract, or dealing is prohibited by this Ordinance, shall be void.

42 Every person selling goods, whether on his own behalf or on behalf of another, by weight or measure in any warehouse, store, shop, market, or public place, shall, upon being so required by the person to whom the goods are delivered, and in the presence of the last mentioned person-

(1) If the goods are sold by weight, weigh the same in a common balance; or

(2) If the goods are sold by measure, measure the same.

Marks required on measures.

Mode of filling of measures of capacity.

Conditions for manufacture and repair of weights and measures.

Penalty.

Prohibition of use of unjust weights, &c.

Prohibition of use of spring balances.

Prohibition of use of unstamped and uncertificated weights, &c.

Invalidity of contracts by prohibited weights, &c.

Refusal of seller to weigh or measure.

Use of unauthorized denominations.

Use of illegal weights, &c.

Evidence as to possession.

Penalty for fraud in use of weights, &c.

Penalty for refusing production or obstructing Inspector.

Stamping by Inspector without verification.

Stamping by Inspector of weights, &c., not used or intended to be used in his district. Dealing in unjust weights, &c.

Forgery, &c., of stamp on weights, &c. Any person required under this section to weigh or measure any goods, who refuses or neglects so to do in manner required by this section, shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding fifty rupees.

43 Any person using for the purpose of any sale, contract, or dealing, or having in his possession for use in or for trade, any striker or any denomination of weight or measure not authorized by this Ordinance for such purpose or use, shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding one hundred rupees.

44 Any person using for the purposes of any sale, contract, or dealing or having in his possession for use, in or for trade, any weight, counterpoise, measure, or weighing machine, which is false or unjust, or which, if required by this Ordinance to be stamped or marked by an Inspector or otherwise, is not so stamped or marked, or in respect of which if a certificate of justness is required by this Ordinance no such certificate is in force, shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding fifty rupees, or in case of a second or other subsequent offence, one hundred rupees.

45 When any weight, counterpoise, measure, weighing machine, or striker is found in the possession of any person carrying on trade, or in or upon the premises of any person which, whether a building or in the open air, and whether open or enclosed, are used for trade, such person shall be deemed, for the purposes of this Ordinance, until the contrary is proved, to have such weight, counterpoise, measure, weighing machine, or striker in his possession for use in and for trade.

46 Where any fraud is wilfully committed in the use of any weight, counterpoise, measure, weighing machine, or striker, the person committing such fraud, and every person party to the fraud shall be liable on conviction to a fine not exceeding fifty rupees, or in the case of a second or other subsequent offence to a fine not exceeding one hundred rupees.

47 Any person who refuses to produce to an Inspector any weight, counterpoise, measure, weighing machine, or striker in his possession or custody, whereof the Inspector requires the production under this Ordinance, or who obstructs or hinders any Inspector in any examination under this Ordinance, of any weight, counterpoise, measure, weighing machine, or striker, shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding fifty rupees.

48 Any Inspector who stamps or marks any weight or measure without duly verifying the same, by comparison with the proper secondary standard or standards in his possession, shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding one hundred rupees.

49 Any Inspector who knowingly stamps or marks any weight or measure not at that time used or intended to be usedwithin his inspection district shall be guilty of an offence against this Ordinance, and be liable on conviction to a fine not exceeding fifty rupees.

50 Every person, who knowingly makes or sells or knowingly causes to be made or sold any unjust weight, counterpoise, measure, weighing machine, or striker shall be guilty of an offence against this Ordinance, and in respect of the first offence shall be liable on conviction to a fine not exceeding one hundred rupees. In respect of the second or any subsequent offence every such person shall be liable on conviction to a fine not exceeding two hundred rupees, or to imprisonment of either description for any term not exceeding three months, or to both such fine and imprisonment.

51 Every person, who forges or counterfeits or causes or procures to be forged or counterfeited, or knowingly acts or assists in forging or counterfeiting any stamp or mark used for stamping or marking any weight or measure under this

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Ordinance, shall be guilty of an offence against this Ordinance and be liable on conviction on indictment to a fine not exceeding one thousand rupees, or to imprisonment of either description for any term not exceeding two years, or to both such fine and imprisonment.

52 Every person who knowingly sells, utters, disposes of, or exposes for sale any weight or measure with any forged or counterfeit stamp or mark thereon resembling or intended to resemble any stamp or mark used under this Ordinance shall be guilty of an offence against this Ordinance, and be liable on conviction on indictment to a fine not exceeding one thousand rupees, or to imprisonment of either description for any term not exceeding two years, or to both such fine and imprisonment.

53 Every weight or measure having thereon any forged or counterfeit stamp or mark resembling or intended to resemble any stamp or mark used under this Ordinance shall be forfeited to His Majesty, and may at any time be seized by the Inspector of any inspection district within which the same is found.

54 Every person who with intent to fraud—

(a) Alters any weight or measure stamped or marked according to this Ordinance ; or

(b) Uses in any sale, contract, or other dealing any weight or measure altered as aforesaid;

shall be guilty of an offence against this Ordinance.

In respect of the first of such offences every such person shall be liable on conviction to a fine not exceeding one hundred rupees; and in respect of the second or any subsequent offence, every such person shall be liable to a fine not exceeding two hundred rupees, or to imprisonment of either description for any term not exceeding six months, or to both such fine and imprisonment.

55 Subject to the express provisions of this Ordinance, every offence against this Ordinance may be heard and determined by any Police Magistrate as an offence punishable on summary conviction.

56 Where any fine is imposed under this Ordinance, such fine shall be payable to the revenue, unless the Governor in Executive Council shall, by Proclamation in the "Government Gazette" declare that the fines imposed within any area administered by a local authority shall be paid into the funds of such local authority.

57 Allweights, counterpoises, measures, weighing machines, and strikers in respect of which any person is convicted under this Ordinance shall be forfeited to His Majesty, and may be seized by the Inspector of any inspection district within which they are found.

PART VII.

Miscellaneous.

58 (1) The Governor in Executive Council may make regulations for the general provision of this Ordinance.
(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may prescribe :

(a) The several matters mentioned in this Ordinance to be

- prescribed by the Governor in Executive Council;
- (b) A table of fees to be collected by the Inspectors for stamping or marking weights or measures under this Ordinance;

(c) The manner in which the fees collected by the Inspectors for stamping or marking weights or measures under this

Ordinance are to be applied ; and

(d) The manner in which and the sources from which the Chief Inspector and Inspectors are to be paid.

(3) All regulations made under this section shall be published in the "Government Gazette," and shall thereupon, subject to the provision of the next succeeding sub-section, be as legal, valid, effectual, and binding as if they had been enacted in this Ordinance. Dealing in counterfeit weights, &c.

Forfeiture of counterfeit weights, &c.

Alteration of stamp on weights, &c., and use of such weights, &c.

Procedure.

Appropriation of fines.

Forfeiture of weights, &c., on conviction.

Power to Governor to make regulations. (4) All such regulations shall be laid before the Legislative -Council, and if a resolution is passed within forty days of their being so laid, praying that any regulation shall be annulled, such regulation shall thenceforth be void but without prejudice to anything that may have been lawfully done thereunder.

(5) A copy of the "Government Gazette" purporting to contain any such regulations shall be *primâ facie* evidence of the making and tenor of such regulations.

59 All actions or other proceedings for anything done by the Chief Inspector or any other Inspector under this Ordinance shall be commenced within six months after the matter complained of was done and not later, and notice in writing of such action or other proceeding and the cause thereof shall be given to the defendant one month at least before the commencement of such action or proceeding.

60 Nothing in this Ordinance shall prevent the sale, or subject a person to a fine under this Ordinance for the sale, of an article in any vessel where such vessel is not represented as containing any amount of imperial measure, nor subject a person to a fine under this Ordinance for the possession of any vessel where it is shown that such vessel is not intended for use as a measure.

PART VIII.

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Transitory Provisions.

61 Immediately after the passing of this Ordinance the Chief Inspector shall within each area under the jurisdiction of a local authority appoint a time within which all weights and measures actually in use or intended to be used for the purpose of trade may be produced for the purpose of being tested and marked by the Inspectors, and such Inspectors shall examine all weights and measures so brought or tendered to them and verify them with their secondary standards, and such Inspectors shall after the verification, stamp or mark the weights and measures and deliver to the persons bringing such weights and measures, certificates of justness in respect thereof in accordance with the provisions of this Ordinance.

PART IX.

Repeal.

Repeal.

62 "The Weights and Measures Ordinance, 1876," and Ordinance No. 14 of 1878 and all other Ordinances amending the same are hereby repealed.

THE FIRST SCHEDULE. Imperial Measures of Length.

(Section 3.) Multiples or Parts of a Yard. Denominations. Inch Foot 1 \mathbf{Yard} 5] Pole or perch 22 Chain Furlong 2201,760 Mile THE SECOND SCHEDULE. Metric Measures of Length. (Section 4.) Equivalents. Value in Metres. Miles. Yards. Feet. Inches. Denominations. 10,000 376 11.9 Myriametre 6 0 or 10.936 O 11.9 1,000 1,093 1 10:79 Kilometre Hectometre 100 109 1 1.079. . 9.7079 10 2 Decametre 10 0 3.3708 Metre 1 1 3.9371 Decimetre * 10 0.3937 Centimetre • • τðσ Millimetre 0.0394 TODO

Limitation of actions.

Exception for sale of article in vessel not represented as being of imperial measure.

Appointment of time by Chief Inspector for verification and stamping. .

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PART II. — CEYI	ON GOVEBNME	NT GAZETTE — Ju
, T	HE THIRD SCHEDULE	. · I∙
Impe	rial Measures of Sur	face.
•	(Section 5.)	•
Denominations.		Multiples of Parts of Square Yard.
Square inch	·	·· 1296
Square foot Square yard	••	1
Square pole or perch	•••	30 1
Rood	••	1,210
Acre	• •	4,840
· • • • •	IE FOURTH SCHEDUL	τ υ
	ric Measures of Surf	•
11,00	(Section 6.)	
	Value in Squar	e Equivalents.
Denominations.	Metres.	Square Yards.
Hectare, i.e., 100 ares	10,000	
Decare, i.e., 10 ares	1,000	1,196·0333
Are Contiare, <i>i.e.</i> , ₁ ‡ ₀ are	100	1. 1960
100		
т	HE FIFTH SCHEDULE	
	Avoirdupois Weights	· · · · ·
•	(Section 7.)	
	(Section 1.)	Multiples or Parts of a
Denominations.		Pound Avoirdupois.
Grain	and the state of t	· • • • • • • • • • • • • • • • • • • •
Dram Ounce avoirdupois	- 113 - 11 - 11 - 11 - 11 - 11 - 11 - 1	·· 255
Pound avoirdupois	· · · · · · · · · · · · · · · · · · ·	, 1
Stone Quarter		
Hundredweight	•••	
Ton		2,24 0
	Harris to the sector of	 Clip Graetel
T	HÉ SIXTH SCHEDULI	eg foto de se la
	Troy Weights.	
· · ·	(Section 8.)	the second se
and the second		Multiples or Parts of a
Denominations.	ng ang ang sing binang satur. S	Pound Avoirdupois.
Grain, Troy Ounce, Troy	••• • • • • •	••• 7000 •• 7000
· · · · · · · · · · · · · · · · · · ·		
	a	
	E SEVENTH SCHEDU	
A	pothecaries' Weight	DS.
	(Section 9.)	Multiples or Parts of a
Denominations.	•	Pound Avoirdupois.
Grain, Apothecaries'	1. 19 	5760
Scruple	••	··· 288
Drachm Ounce, Apothecaries'	•••	·· 9 6 ·· 12
		• • • • • • • • • • • • • • • • • • •
11)	- Drowner Sources	
Тя	E EIGHTH SCHEDULE	Be the second
	Metric Weights.	
T.	(Section 10.) Value in	

and the second s	Тне Еіснтн	SCHEDULE	• . •	14 L 1 1 1
	Metric W	eights.	• • • • •	
	(Sectio	n 10.)		
Demonstrations	Value in Grams.		Equivalents	
Denominations.	Grams.	Pounds.		Grains
Millier	1,000,000	. 2,204	9	411.2
Quintal	100,000 .	. 220	10 7 10 -	172.37
Myriagram	10,000	22	0	323 • 487
Kilogram	- 1,000 .	. 2	3	119·8487 o
Ŭ	1 .		15,	432.3487
Hectogram	100 .	•	3	230·7349 o
			· 1,	543:2349
Decagram	. 10 .	• • •	· · . ·	$154 \cdot 3235$
Gram	1.	•		15.4323
Decigram	10 .	•	1.1	1.5432
Centigram	т бо •	•	5	0.1543
Milligram	TODO .	.•	•	0.0154

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THE NINTH SCHEDULE.

Imperial Measures of Capacity.

• · · · ·	porta	(Section 11.)	Puere J.		
Den	ominations.	(Section 11.)	Mu	ltiples or a Galle	Parts of on.
Pint Quart Gallon Peck Bushel Quarter Chaldron	· · · · · · · · · · · · · · · · · · ·	··· ··· ··· ···	••• •• •• ••	1 2 8 64 288	

THE TENTH SCHEDULE.

Metric Measures of Capacity.

(Section 12.)

Denominations.		Value in ic Metres.	C	E allons.	quiva Quar	
T 1		ן ז'ס דלס גס'סס	· · · • · • ·	220 22 2	0 0 . 0	$0.77 \\ 0.077 \\ 1.6077 \\ 1.76077 \\ 1.76077 $
Decilitre i.e., 10	•••	10000 10000 100000	•••			0·17608 0·01761

THE ELEVENTH SCHEDULE

Certificate of Justness.

(Section 27.)

I hereby certify that I have this day examined and verified weight. to be used at the premises bearing assessment No. ---- in the ----- in the town of --, within my street called ----stamped* inspection district, and that I have marked the same with the following $\frac{\text{stamp}^*}{\text{mark}}$ as being in conformity with the provisions of "The Weights and Measures Ordinance, No. - of 1922." -, 19–

Granted the -— day of -

> Inspector of Weights and Measures for the Inspection District of -

Stamp of mark referred to :

By His Excellency's command,

Colonial Secretary's Office,	B. HORSBURGH,
Colombo, May 22, 1922.	Acting Colonial Secretary.

Statement of Objects and Reasons.

IT was felt for a long time that the law relating to weights and measures, namely, Ordinances No. 8 of 1876 and No. 14 of 1878, was archaic and required amendment. For instance, it will be noticed that section 6 of Ordinance No. 8 of 1876 only applies to weights and measures mentioned in the schedule to that Ordinance, "which shall be made after this Ordinance comes into operation." As a result in several cases the accused pleaded that the weights and measures in question were manufactured before the passing of the Ordinance, and, as the prosecution were unable to lead evidence in rebuttal. they were acquitted. Again, under the last proviso to section 9 thereof, the Ordinance is not to apply to weights and measures constructed in England and bearing the imperial stamp as provided by the 21st section of the Imperial Statute, 5 and 6 William IV., c. 63. In several cases the accused were able to secure their acquittal by pointing to some mark or other on the weight or measure in question and by contending that the same was the imperial stamp referred to in the proviso.

*Strike out whichever word does not apply. " One pound," "one yard," &c., as the case may be. "Avoirdupois," t"Avoirdupois "Imperial measure," &c. as the case may

be.

2. Ordinance No. 8 of 1876 was amended by Ordinance -No. 14 of 1878 and was further amended by Ordinances Nos. 9 of 1914 and 14 of 1915. In 1919 it was again further amended by Ordinance No. 4 of 1919, and by this amending Ordinance the last proviso to section 9 referred to in the preceding paragraph and Ordinace No. 9 of 1914 were repealed. This meant that all weights and measures had to be stamped before they could be used; but in the Ordinance itself there was no provision for compelling the periodical stamping of all weights and measures. The whole law on the subject has therefore been revised.

3. The provisions of the Bill have been approved of by the leading dealers in weights and measures in the town of Colombo.

4. The principal provision in the Bill is the provision for the periodical stamping of all weights and measures in conformity with the English practice and the prohibition of the use of any weight or measure which has not been so stamped by the Inspectors appointed under the Bill. Provision is also made for the appointment of a Chief Inspector stationed in the various localities in the Island. Power is given to the Governor to prescribe a table of fees to be levied by the Inspectors for the stamping or marking of weights and measures. It is hoped that the fees thus collected will be enough to pay the Chief Inspector and the other Inspectors appointed under the Bill.

5. The Bill is divided into eight Parts.

Part I. contains definitions. Attention is invited to the definition of the term " striker " in section 2 of the Bill.

Part II. deals with the standards of weights and measures, particularly, with the custody of standards, and makes provision for secondary standards.

Part III. deals with the appointment of Inspectors of Weights and Measures.

- Part IV. contains the principal measures of the Bill under which the use of weights or measures which have not been stamped or marked by the Inspectors is prohibited.

Part V. prohibits the manufacture or repair of any weights or measures except on a license containing conditions to be settled by the local authority.

Part VI. prescribes various penalties for breaches of the provisions of the Bill. It also incidentally prohibits the use of a spring balance for the purpose of any sale, contract, or dealing.

Part VII. gives certain rule-making powers to the Governor in Executive Council.

Attorney-General's Chambers, Colombo, January 20, 1922. H. C. GOLLAN, Attorney-General.

NOTICES OF INSOLVENCY. In the District Court of Colombo District Court of Colombo. No. 3,013. In the matter of the insolvency of R. V. Fer-No. 2,804. ľn the matter of the insolvency of Don nando of Kelaniya. Juanis de Silva Wijeyekularatna and W. A. Don Porolis de Silva, both carrying NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the third on business in partnership under the name, style, and firm of D. F. de Silva & Co., at class. By order of court, P. DE KRETSER, No. 7, Chatham street, Fort, in Colombo. Colombo, June 5, 1922. Secretary. NOTICE is hereby given that a meeting of the creditors In the District Court of Colombo. of the above-named insolvent will take place at the sitting No. 3,032. In the matter of the insolvency of Veena Thurai of this court on June 27, 1922, for approval of conditions of appa of No. 99, Wolfendhal street, Colombo. sale. NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the second By order of court, P. DE KRETSER, class. By order of court, P. DE KRETSER, Secretary. Colombo, June 7, 1922. Colombo, June 5, 1922. Secretary. B 3

498 PART II CEYLON GOVERNM	IENT GAZETTE - JUNE 9, 1922
In the District Court of Colombo. No. 3,051. In the matter of the insolvency of Badurdeen Anif Dole of No. 45, Church street, Slave Island, Colombo. NOTICE is hereby given that the above-named insolvent	conform to, agreeably to the provisions of the said Ordi- nance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice. By order of court, P. DE KRETSER, Colombo, June 5, 1922. Secretary.
has been granted a certificate of conformity as of the second class.	In the District Court of Colombo.
By order of court, P. DE KRETSER, Colombo, June 5, 1922. Secretary.	No 3,124. In the matter of the insolvency of Karuna- pedige Willia of Meewitiya in the Udugaha- pattu of Siyane korale.
In the District Court of Colombo. No. 3,052. In the matter of the insolvency of Michael de Jong of Union place in Colombo. NOTICE is hereby given that a meeting of the creditors of the above named insolvent will take place at the sitting of this court on June 20, 1922, for the appointment of an auditor to audit the accounts in the above matter. By order of court, P. DE KRETSER, Secretary.	WHEREAS K. Willia has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by M. Geelis Appuhamy of Ellakkala, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said K. Willia insolvent accord- ingly ; and that two public sittings of the court, to wit, on July 4, 1922, and on July 18, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.
Colombo, June 7, 1922.	By order of court, P. DE KRETSER, Colombo, June 6, 1922. Secretary.
In the District Court of Colombo. No. 3,059. In the matter of the insolvency of Tantri Mudalige Don Alexander of Wattala. NOTICE is hereby given that the above-named insolvent has been granted a certificate of conformity as of the first class. By order of court, P. DE KRETSER, Colombo, June 5, 1922. Secretary.	In the District Court of Negombo No. 146 I. In the matter of the insolvency of Walter Benjamin Rajapaksa of Demanhandiya. NOTICE is hereby given that the first sitting of this court in the above matter is adjourned to June 26, 1922. By order of court, C. EMMANUEL, Negombo, May 31, 1922. Secretary.
In the District Court of Colombo. No. 3,074. In the matter of the insolvency of Osmund Walwin Lewisof No. 4, Temple road, Maradana, Colombo. NOTICE is hereby given that the above-named insolvent	In the District Court of Nuwara Eliya holden at Hatton. No. 9. In the matter of the insolvency of Pana Lana Sana Kana Sabapathy Pillai of Bonachie estate, Watawala, and presently of Good- nestone, Rozelle. WHEREAS Pana Lan Sana Kana Sabapathy Pillai of
has been awarded a certificate of conformity as of the third class. By order of court, P. DE KRETSER, Colombo, June 5, 1922. Secretary.	Bonachie estate, Watawala, and presently of Goodnestone, Rozelle, has filed a declaration of insolvency, and a petition for the sequestration of the estate of Pana Lana Sana Kana Sabapathy Pillai has also been filed by Lana Mana Peer
In the District Court of Colombo. No. 3,123. In the matter of the insolvency of Charles Hilarian Cramer of No. 29, Ketawalamulla, Dematagoda. WHEREAS C. H. Cramer has filed a declaration of insol- vency, and a petition for the sequestration of his estate has also been filed by D. H. S. Nanayakkara of Dean's road, Colombo, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said C. H. Cramer insolvent accordingly; and that two public sittings of the court, to wit, on July 4, 1922, and on July 18, 1922, will take place for the said insolvent to surrender and	Mohamado Bawther of Norwood, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Pana Lana Sana Kana Sabapathy Pillai of Bonachie estate, Watawala, and presently of Goodnestone, Rozelle, insolvent accordingly; and that two public sittings of the court, to wit, on July 14, 1922, and on July 28, 1922, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice. By order of court, H. J. CHANDRAWARNAM, Hatton, June 1, 1922.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

The Municipal Council of Colombo Plaintiffs. No. 519/20. Vs.

Kana Chena Muna Mohamado Usoof, No. 18, Symond's road, Colombo, now of No. 27, Symond's road, Colombo, (2) Ranapuradewage Babanis Fernando of Minuwanwella, Baththaramulla Defendants.

NOTICE is hereby given that on Wednesday, July 5, 1922, at 2 P.M., will be sold by public auction at the premises the following mortgaged property declared bound and executable under the decree entered in the above action

for the recovery of the sum of Rs. 1,651 • 32, with interest on the sum of Rs. 1,422 at the rate of 9 per cent. per annum from January 20, 1920, till payment in full, and costs, viz.

All that allotment of land called Alupotayawatta, with the buildings and plantations thereon, situated at Talangama in the Palle pattu of Hewagam korale, in the District of Colombo, Western Province; and bounded on the north by Walpolawatta or Walpolawela, on the east by the garden belonging to Weliketiyege Susana Perera, on the south by a part of the same land said to belong to Carolis Gunatillaka and others, and on the west by Bogahahena and by the garden called Delgahawatta belonging to Ranapuradewage James Fernando; containing in extent 3 acres and 3 roods as per figure of survey thereof dated September 5, 1909, made by Fred. Bartholomeusz, Registered Licensed Surveyor,

in which said premises are included all that undivided $\frac{1}{2}$ of $\frac{3}{4}$ parts of all that allotment of land called Alupotewatta alias Alubogahawatta, marked letter C, situated at Talangama aforesaid; and bounded on the north by Walpolawela, on the east by lot marked D of this land, on the south by lots marked B and A, and on the west by Delgahawatta of Ranapuradewage - Amis Fernando; containing in extent 1 rood and 9 perches, held and possessed by the said Rana-puradewage Babanis Fernando, the 2nd defendant, under and by virtue of a deed No. 2,041 dated December 12, 1912, attested by Richard Wilfred Fernando Jayasinha of Colombo, Notary Public, registered G 119/79 in the Colombo District Land Registry Office, together with all the buildings standing or at any time hereafter to be erected thereon, and all appurtenances belonging thereto or used or enjoyed therewith.

Fiscal's Office, Colombo, June 6, 192	2.			LIVERA, cal, W. P.
S. N. Suppa Office Colombe	rict Court	of Color No. 71,	nbo. Sea	street, Plaintiff.
No. 935/1921.	Vs.			

A. F. S. Masillamany of 44, New Chetty street, Colombo Defend Defendant.

NOTICE is hereby given that on Tuesday, July 4, 1922, at 2 o'clock in the afternoon, will be sold by public auction at No. 44, New Chetty street, Colombo, the following movable property for the recovery of the sum of Rs. 3,675 75, together with interest thereon at 9 per cent. per annum from April 18, 1921, till payment in full, and costs of suit, less a sum of Rs. 2,100, viz. :-

One teapoy, 2 ebony low chairs, 5 ebony cushioned chairs, 1 clock, 11 elony couches, 4 rattan chairs, 2 lounges, 1 ebony armchair, I almirah fixed with mirror, 1 piano, 2 mirrors, 1 round table, I sideboard, 1 dining table, 1 brass spitoon, 2 almirahs, 6 chairs, 1 writing table, 1 nadun chiffonier, 3 mirrors, 1 settee, 1 ebony lounge.

Fiscal's Office, Colombo, June 5, 192	2. W. DE LIVERA, Deputy Fiscal, W. P.	
	rict Court of Colombo. as of Barber street, Plaintif	f.
2,025 of 1921.	Vs.	ر ب ا

(1) Clara Agnes de Silva and her husband (2) Edward Foster de Silva, and (3) Henrietta Welhelmina de Silva, all of Nedimale in Dehiwala. . Defendants.

NOTICE is hereby given that on Saturday July 1, 1922, at 10 A.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 5,549 dated October 24, 1920, and attested by G. A. F. Seneviratne; Notary Public, and decreed and ordered to be sold by the order of court dated May 31, 1922, for the re-covery of the sum of Rs. 7,312 50, with further interest on Rs. 7,000 at 15 per cent. per annum from July 19, 1921, till March 7, 1922, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :-

All those two contiguous portions of land called Mora-gahawatta, together with all the buildings, trees, and plantations thereon, situated at Mirihana in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north by high road, on the east by a portion of this same garden belonging to Athalage Abraham Perera Appuhamy, on the south and west by the lands of Joseph de Silva, Mudaliyar; containing in extent about 3 acres, which said premises were recently surveyed and are according to the figure of survey thereof bearing No. 1,714 dated October 21, 1920, made by Jas. Rodrigo, Special Licensed Surveyor and Leveller, described as follows, to wit :--All that allotment of land called Maragahawatta, now called The Grove, bearing assessment No. 379, situated in the village of Gangodawila in the Palle pattu of Salpiti korale, in the District of Colombo, Western Province; bounded on the north and west by road, on the east by Maragahawatta, now belonging to Athalage Don Philip and others, and on the south by the property belonging to the heirs of the late Joseph ce Silva, Mudaliyar; containing in extent 2 acres 3 roods and 6 perches, and all the right, title, and interest and claim whatsoever of the said defendants in, to, upon, or out of the said premises.

Fiscal's Office, Colombo, June 7, 1922.	W. DE LIVERA, Deputy Fiscal, W. P.	
In the District	Court of Colombo.	9.

Avenna Sheena Ana Sinnan Chetty of Sea street, Colombo Plaintiff. No. 3,002/1921. Vs.

(1) Noor Zahira and (2) Mohammado Cassime Mohamado Mohideen, wife and husband, both of Bambalapitiya, (3) Samasadeen Hadjiar Mohamado Maharoof of New Moor street, Colombo.... Defendants.

NOTICE is hereby given that on Friday, July 7, 1922, at 10.30 A.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 68 dated July 31, 1919, and attested by F. Mack, Notary Public, and decreed and ordered to be sold, by the order of court dated May 23, 1922, for the recovery of the sum of Rs. 4,483, with interest on Rs. 4,000 at 15 per cent. per annum from October 19, 1921, to April 7, 1922, and thereafter on the aggregate amount of the decree at 9 per cent. per annum, till payment in full, and costs of suit, viz.

All that lot marked C (being a portion of premises No. 130) situated at Colpetty road, within the Municipality of Colombo, in the District of Colombo, Western Province; and bounded on the north by passage 16 feet wide, on the east by the Colombo-Galle high road, on the south by lot B, and on the west by a passage 14 feet wide ; containing in extent 32 23/100 perches, and all the estate, right, title, interest, and claim whatsoever of the said defendant in, to, upon, or out of the said premises. 2 No. 2 21 3

Fiscal's Office,		W. DE LIVERA,
Colombo, June 7, 1922.	•	Deputy Fiscal, W. P.

In the District Court of Colombo.

M. P. R. Muttiah Chetty of Puwakpitiya.....Plaintiff. Vs. No. 3,587/1.921.

(1) Ranhilipedige Sahodara, (2) Maharanhilige Babia, both of Puwakpitiya.....Defendants.

NOTICE is hereby given that on Thursday, July 6, 1922, will be sold by public auction at the respective premises. the right, title, and interest of the said defendants in. the following, property for the recovery of the sum of Rs. 975.14, with interest thereon at 9 per cent, per annum from December 16, 1921, till payment in full, and costs of suit, viz. :--· · ·

Аt 1 Р.М.

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1. The land called Godellekumburewatta and the buildings standing thereon, situated at Puwakpitiya in the Udugaha pattu of Hewagam korale; and bounded on the north by Godellekumbura alias the boutique of Kadusakankani, on the east by Godellekumbura and water-course. (Waturabasna-ela) of Jambugahakumbura, on the south by the said ela and land belonging to M. H. M. Samsadeen, on the west by high road; and containing in extent within these boundaries # acre more or less.

At 1.30 P.M.

2. The land called Hirikumburewatta, situated at Puwakpitiya aforesaid; and bounded on the north by Puwakpiti-ela, on the east by the ditch of Sirisandawata, on the south by the said ditch, on the west by the ditch of the land belonging to M. William Fernando , and containing in extent within these boundaries 11 acre more or pless.

At 2 P.M.

3. The land called Godellekumburegodabima and the buildings thereon, situated at Puwakpitiya aforesaid; bounded on the north by land belonging to M. S. Sandanum Chetty, on the east by Godellekumbura, on the south by land belonging to Thondaman Aratchige Peter Gomes. Aratchirala, on the west by high road ; and containing intextent within these boundaries 1 acre more or less.

At 2.30 P.M.

4. The garden called Muruthagahawatta and the tiled house standing thereon, situated at Puwakpitiya aforesaid ; and bounded on the north by land belonging to Subaya, on the east by land belonging to Kirilamaya, on the south by land belonging to Maharangilige Rankira, on the west by Dawatagahakumbura and Uliyakkaragekumbura; containing in extent within these boundaries 2 acres.

At 3 P.M.

5. The field called Sendiriyagekumbura, situated at Pnwakpitiya afcresaid; and bounded on the north by Wilakumbura, on the east by land belonging to Uliyak-Karage Punchina, on the south by land belonging to Kaluwa and Sominduwa, and on the west by Muhandirangekumbura; and containing in extent within these boundaries 4 bushels of paddy sowing.

W. DE LIVERA, Fiscal's Office Colombo, June 5/1922. Deputy Fiscal, W. P.

In the District Court of Colombo.

Moona Roona Pana Lana Moona Roona Murugappa Vs.

No. 4,279.

(1) Hadjee Noordeen Hadjee Mohideen of Bambala-pitiya, Colombo, (2) K. S. S. R. M. Ramen Chetty of Sea street, Colombo, assignee of the insolvent estate of 1st defendant Defendants.

NOTICE is hereby given that on Wednesday, July 5, 1922, at 2.30 P.M., will be sold by public auction at the premises the following property mortgaged with the plaintiff by bond No. 2,971 dated January 25, 1922, and attested by C. T. Kandaiya of Colombo, Notary Public, and decreed and ordered to be sold by the order of court dated May 23, 1922, for the recovery of the sum of Rs. 4,981.66, with further interest on Rs. 4,900 at 15 per cent. per annum from March 7, 1922, till March 16, 1922, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :---

1. All that is part of a garden marked letter A in the plan thereof out of the premises bearing assessment No. 20, called Ambagahalanda, situated at Ketawalamulla, now called Temple road, within the Municipality and District of Colombo, Western Province ; bounded on the north by the property of J. P. S. Jayamanna, on the east by a portion of this land belonging to Lucia Fernando, on the south by the property of D. A. de Silva, and on the west by Ketawalamulla road; containing in extent 9 87/100 perches 2. All that allotment of land being a portion of the land

2. All that another of fand being a portion of the fand shaded pink and marked letter B out of the premises bearing assessment No. 20 called Ambagahalanda and dealt with in deed No. 772 dated September 10, 1917, attested by S. A. Ismail of Colombo, Notary Public, situated at Ketawalamulla, now called Temple road aforesaid; and bounded on the north by the property of J. P. Jayamanna, on the east by the remaining portion of lot B, on the south by the property of D. A. de Silva, and on the west by another portion marked A, now of Sammooth Umma, wife of Omer Lebbe Marikar Mohamed ; containing in extent 2 62/100 perches, according to the figure of survey dated September 28, 1919, made by the said J. W. Amarasekera, Registered Licensed Surveyor and Leveller. The above described two allotments of land adjoin each other and now form one property, and from their situation as respects each other can be included in one survey.

Fiscal's Office, W. DE LIVERA, Colombo, June 6, 1922. Deputy Fiscal, W. P.

In the District Court of Colombo. Moona Boona Pana Lana Moona Roona Murugappa Chetty of Sea street, Colombo Plaintiff. 1. · · · · Vs. 🛸 No. 4,363.

(1) Cader Mohideen Muhamed Hassan of Colpetty and (2) Uduma Lebbe Marikar Mohamed Sahid of No. 35, Layard's broadway, Colombo Defendants. NOTICE is hereby given that on Monday, July 3, 1922, at 3 P.M., will be sold by public auction at the premises

the following property mortgaged with plaintiff by bond No. 2,674 dated December 22, 1920, and attested by C. T. Kandaiya of Colombo, Notary Public, and decreed and ordered to be sold by the order of court dated May 23, 1922, for the recovery of the sum of Rs. $23,679 \cdot 17$, with further interest on Rs. 20,000 at $16\frac{1}{2}$ per cent. per annum from March 15, 1922, till March 27, 1922, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in ful, I and costs, viz. :-

All those two contiguous allotments of land and of the buildings thereon bearing assessment Nos. 21 and 22, situated at St. John's road, within the Municipality and District of Colombo, Western Province ; formerly bounded on the north by a path, on the east by lands belonging to inhabitants, now premises No. 19, belonging to the late Christian Perera, on the south by land bearing T. P. 50,145 belonging to the Crown, now to Don Joseph Jayatilleka, and on the west by road reservation, now St. John's road; containing in extent 2 95/100 perches; and now bounded Nagoor Meera, on the south by the boutique No. 20, St. John's road, belonging to Mohamado Ismathand on the west by St. John's road; containing in extent about 3½ perches.

Fiscal's Office, W. DE LIVERA, Colombo, June 6, 1922. Deputy Fiscal, W. P. In the District Court of Colombo. 3

N. M. R. M. Natchiappa Chetty, by his attorney S. Kanappa Chetty of Sea street, Colomba Pla Plaintiff.

of Sea Street, N. M. R. M. Nadarajah Chetty Colombo..... Substituted Plaintiff. Vs:

No. 45,154.

G. G. Abeysinha, of No. 87, Barber street, Colombo Defendant

NOTICE is hereby given that on Saturday, July 1, 1922, will be sold by public auction at the respective premises the life interest of the said defendant in the following property for the recovery of the sum of Rs. 4,089 50, with legal interest thereon from May 16, 1916, till payment in full. and costs of suit, and less Rs. 755, viz. :--

Ат 12.30 р.м.

1. An undivided 1 share of the land bearing assessment No. 136/137, with the buildings thereon, situated at Grandpass, within the Municipality of Colombo ; bounded on the north by Kelani-ganga, east by a road, west by property belonging to R. E. S. de Soysa, south by property belonging to Wijewardena and others; containing in extent about $2\frac{1}{2}$ acres.

ÁT L P.M.

 $\{ i_1, i_2, \dots, i_n \}$

2. All that portion of land marked lot C, situated at Grandpass aforesaid; and bounded on the north by a passage, east by a road allotted to Mrs. Siriwardena, south by lot D allotted to Mr. C. M. C. Peries and Mrs. Siriwardena and Mrs. Peries, west by lot allotted to Mrs. Siriwardena ; containing in extent 15.56 perches.

AT 1.30 P.M.

3. All that portion of land marked lot G, situated at Grandpass aforesaid ; and bounded on the north by property of P. G. Abeysinghe, east and south by a passage, west by lot F allotted to Mrs. Siriwardena; containing in extent 5 perches:

2.2

Fiscal's Office, W. DE LIVERA, Colombo June 7, 1922. Deputy Fiscal, W. P. W. DE LIVERA. In the District Court of Colombo.

Awanna Moona Nawanna Saminathan Chetty of Sea street, Colombo..... Plaintiff.

Vs.

No. 3,958.

NOTICE is hereby given that on Saturday, July 8, 1922, at 11 o' lock in the forenoon, will be sold by public auction at this office, in one lot, the right, title, and interest of the said defendants in the following property, mortgaged by the defendants with the plaintiff and declared bound and executable for the decree entered in the said case for the recovery of Rs. 7,582 50, with further interest on Rs. 7,500 at 18 per cent. per annum from February 7, 1922, till February 8, 1922, and thereafter for the rinterest on the aggregate amount at 9 per cent. per annum till payment in full, and costs, viz. :—

1. The entire soil and trees of the land called Edandawala and the field, situated at Mahayala and Kudayala in Munwattebage pattu of Rayigam korale, in the District of Kalutara of the Western Province ; and bounded on the north by Edandawalaowita belonging to Galpottebadahelage Sabo and others and the minor road, on the east by Halagaha-oya, on the south by Owitikumbura, and on the west by high road ; containing in extent about 2 acres.

2. An undivided one-half of the soil and trees of the land called Pusswellagodaowita, situated at Mahayala aforesaid; bounded on the north by the ditch of this land belonging to Thuya and others, on the east by Godamulleowita and Alukullewala, on the south by Alukullewala and Puswella godaowita: belonging to Henebadahelage Podisira and others, and on the west by a portion of this land belonging to the said Podisira and others ; containing in extent about 1 acre and 2 roods.

3. An undivided $\frac{1}{2}$ part of the soil and trees of the land called Pu swellagodaowita, situated at Mahayala aforesaid; and bounded on the north by Omullekumbura and Nagawelaketiyakumbura, on the east by Godamulleowita, on the south by two portions of Pussellegodaowita, and on the west by the high road; containing in extent about 2 roods.

4. An undivided 1/60 part of the soil and trees of the land called Edandawalaowita, situated at Mahayala aforesaid; and bounded on the north by Pussellagodawattealukullewala and the canal, on the east by Halgahaoya, on the south by Owitikumbura and Magakondalekumbura, and on the west by Pussellawakumbura; containing in extent about 6 bushels paddy sowing extent.

5. An undivided 2/5 of $\frac{1}{4}$ of the soil and trees of the land called Endawalaowita, situated at Mahayala aforesaid; and bounded on the north by Podisirageowita and Pussellegodawatta, on the east by Halgahawala-ela, on the south by Hendageowitaowitikumbura and Kondawalakumbura, and on the west by Pussellawekumbura; containing in extent about 2 acres and 2 roods.

6. An undivided 1/6 share of the soil and trees of the land called Pussellagodaowita, situated at Mahayala aforesaid; and bounded on the north by Omullekumbura and Mahaweliketiyakumbura, on the east by Godamulleowita, on the south by two portions of Pussellagodaowita, and on the west by the high road; containing in extent about 2 acres.

7. The remaining one-half part of the soil and trees, excluding an undivided 1 part of the soil and trees, of the land called Pussellagodaowita, situated at Mahayala aforesaid; and bounded on the north by the ditch of the portion of this land, on the east by Godamulleowita and Alukullewala, on the south by Alukullewala and Pussellagodaowita belonging to Henebadahelage Podisira and others, and on the west by the portion of the said land belonging to the said Podisira and others; containing in extent about 1 acre and 2 roods.

8. An undivided 2/6 share of the soil and trees of the allotment of land called Edandawalaowita, situated at

Mahayala aforesaid; and bounded on the north by Pussellagodawattualukullewala and the canal, on the east by Halgaha-oya, on the south by Owitakumbura and Mahakandalekumbura, and on the west by Pussellawekumbura; and containing in extent about 6 bushels of paddy sowing extent.

9. An undivided ‡ share of the soil and trees of the land called Badahelagewatta *alias* Murutennegewatta, situated at Kudayala aforesaid; and bounded on the north by Mawatta, and on the east by Mahawatta and Upasakayawatta, on the south by Walauwewatta, and on the west by Walauwewatta and Megahaliaddekumbura; containing in extent about 3 acres.

10. An undivided one-tenth part of the soil and trees of the portion of land called Alawatugodawatta, situated at Ihala Karannagoda in Gangaboda pattu of Pasdun korale, in the District of Kalutara of the Western Province; and bounded on the north by the land claimed by villagers and Crown land, on the east by Crown land, water-course, and Rada-ela, on the south by Rada-ela and the land appearing in plan No. 105,717, and on the west by lands appearing in plans Nos. 210,043 and 2,337,484, by Crown land, and the portion of land marked L 383 in preliminary plan No. 3,520; containing in extent about 8 acres and 20 perches.

11. The entire soil and trees of the defined northern portion of lot No. 2 of the land called Nawasigahakanatta, situated at Dombagoda in Munwattebage pattu of Rayigam korale aforesaid ; and bounded on the north by Ihalabodadeniya belonging to Don Peeris Appuhamy and others, on the north-east by the land belonging to K. Silvestry Dias and others, on the south by Ihalaboraluketiyawela, on the south-east by a portion of the same land, and on the west by lot No. 1 of this land allotted to Katiriachige Don Gabriel *alias* Don Thobias Appuhamy ; containing in extent about 2 acres.

12. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of the soil and trees of the land called Gangabodawatta, situated at Muruddeniya in Munwattabage pattu of Rayigam korale aforesaid; and bounded on the north by Puhulwalaowita, on the east by Kalutara river, on the south by Udugammana canal, and on the west by Gankandeowita and Ambegodawatta; containing in extent about 3 acres.

13. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of the soil and trees of the land called Batawalakumbura, situated at Muruddeniya aforesaid; and bounded on the north by Appukuttiyawatta, on the east by Crown forest land and Gankandeowita, on the south by Gankandeowita and the canal, and on the west by Appukuttiyawatta; containing about 5 bushels of paddy sowing extent.

14. An undivided $\frac{1}{2}$ of $\frac{1}{2}$ of the soil and trees of Beruwalakumbura, situated at Muruddeniya aforesaid ; and bounded on the north by Crown land, on the east by Ambagodawatta, on the south by Gankandeowita, and on the west by Crown forest land ; containing about 4 bushels of paddy sowing extent.

15. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of the contiguous allotments of land called Indurekumbura, Karadethamullekumbura, Pandan Irawalla, and Muruddenimullakumbura, situated in Muruddeniya aforesaid; and bounded on the north by Asweddumekumbura, on the east by Delgahawatte Maha Irawallakumbura and Ambegodawatta, on the south by Crown forest land, and on the west by Crown forest land and Lintottakumbura; containing about 16 bushels of paddy sowing extent.

16. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of Gankandeowita *alias* Gangabodaowita, situated at Muruddeniya aforesaid; and bounded on the north by Ambegodawatta, on the east by Gangabodawatta, on the south by Udugammana canal, and on the west by Batäwalakumbura and Udugammana canal; containing about 25 bushels paddy sowing extent.

17. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of Puhuwalaowita, situated at Muruddeniya aforesaid; and bounded on the north by Pehidiagahakumbura and Ambegodawatta, on the east by Yakgaha canal, on the south by Kalutara river, and on the west by Ambegodawatta and Gangabodawatta; containing about 20 bushels paddy sowing extent.

18. An undivided 1 of 1 of Muruddeniyawatta, situated at Muruddeniya aforesaid ; and bounded on the north and

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east by Crown high lands, on the south and west by Appukuttiyawatta; containing in extent about 3 acres.

19. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ of the contiguous lands called Ihalapitawalakumbura and Pahalapitawalakumbura, situated at Muruddeniya aforesaid ; and bounded on the north by Thennakumbura, on the east by Pitamullekumbura and Appukuttiyawatta, on the south by Methotuweowita and canal, and on the west by Moragahalandewatta Daluketiyalanda and watta and Batadombagahawatta ; containing about 13 bushels paddy sowing extent.

20. An undivided 24/54 part of Batawalakumbura, situated at Muruddeniya aforesaid; and bounded on the north by Appukuttiyawatta, on the east by Thalgahagoda and Gankandeowita, on the south by Batawala canal, and on the west by Appukuttiyawatta; containing about 5 bushels paddy sowing extent.

An undivided 25/54 share of Beruwalakumbura, situated at Muruddeniya aforesaid; and bounded on the north by Ihalagahagoda and Ambegodawatta, on the east by Ambagodawatta, south by Gankandeowita, and on the west by Ihalagahagoda; containing in extent about 4 bushels paddy sowing.
 22. An undivided 25/54 part of the contiguous lands

22. An undivided 25/54 part of the contiguous lands called Ihalapitawilakumbura and Pahalapitawilakumbura; containing about 16 bushels paddy sowing extent and 10/54 of Thennammakumbura of the extent of about 2 bushels of paddy sowing, situated at Muruddeniya aforesaid; and which 3 contiguous portions are bounded on the north by Pitawilakumbura, on the east by Pitamullekumbura, on the south by Pitawila canal and Makotuwekumbura, and on the west by Moragahalandewatta, Daluketiyawatta, and Paluwatta.

23. An undivided 20/54 of the contiguous lands called Karadettemullekumbura, Pandan Irawellekumbura, and Muruddeniamullekumbura of the extent of 12½ bushels of paddy sowing and 19/54 part of Indurekumbura of the extent of 2 bushels paddy sowing, situated at Muruddeniya aforesaid; and bounded on the north by Asweddumakumbura, on the east by Wewagodahena, Maha Irawallewatta, and Ambegodawatta, on the south by Ainbegodawatta, Thalgahagoda, and on the west by Thalgahagoda, Lintotakumbura, and Karadettamullehena.

24. An undivided 19/54 part of Gankandeowita, situated at Muruddeniya aforesaid; and bounded on the north by Thalgahagoda, Beruwalkumbura, and Ambegodawatta, on the east by Puhuwalaowita and Ambegodawatta, on the south by Gangabodawatta, and on the west by Udugammana canal; containing about 18 bushels paddy sowing extent.

25. An undivided 19/54 part of Puhuwalaowita, situated at Muruddeniya aforesaid; and bounded on the north by Pehimbiyagahakumbura, on the east by Yakgaha canal, on the south by the Kalutara river, and on the west by Gangabodawatta and Ambegodawatta; containing, in extent about 10 bushels paddy sowing.

26. An undivided 19/54 part of the soil and trees of Muruddeniyawatta, situated at Muruddeniya aforesaid; and bounded on the north by Dawatagahahena and Ithagalahena, on the east by Lintotakumbura and Thalgahagodahena, on the south by Appukuttiyawatta, and on the west by Ihalapitawilakumbura; containing in extent about 10 acres.

27. An undivided 19/54, part of the soil and trees of Gangabodawatta, situated at Muruddeniya aforesaid; and bounded on the north by Puhulwalaowita, on the east by Kalutara river, on the south by Kalutara river, and on the west by Udugammana canal; containing in extent about 4 acres.

4 acres. 28. An undivided 28/54 part of the soil and of the paraveni trees and 2 part of the planter's share of the trees of the 2nd plantation and one-half of the planter's share of the trees of the 3rd plantation of the land called Appukuttiyawatta, situated at Muruddeniya aforesaid; and bounded on the north by Muruddeniyawatta, on the east by Thalgahagoda and Batawalakumbura, on the south by Udugammana canal, and on the west by Pahalapitawilakumbura and Ihalapitawilakumbura; containing in extent about 15 acres.

29. An undivided 10/54 part of the soil and of the trees (excluding the planter's share of the trees) of the land called Ambegodawatta, situated at Muruddeniya aforesaid; and bounded on the north by Pihimbiyagahakumbura and Kotamurawellakumbura, on the east by Puhuwalaowita, on the south by Gankandeowita, and on the west by Beruwalakumbura and Thalgahagoda; containing in extent about. 15 acres.

30. An undivided $\frac{1}{3}$ of 2/9 part of the soil and trees (excluding the planter's share of the trees of the 2nd plantation) of the land called Batadombagahawatta, situated at Muruddeniya aforesaid; and bounded on the north by Imbulhenawatta, on the east by Thennakumbura and Ihalapitawilakumbura, on the south and west by Daluketiyalandewatta; containing in extent about 3 acres.

31. An undivided $\frac{1}{2}$ of 2/9 part of Asweddumekumbura, situated at Muruddeniya aforesaid; and bounded on the north by Karadethemullehena, on the east by Wewagodawatta, on the south by Indurekumbura, and on the west by Kadethemullehena; containing in extent about 4 bushels of paddy sowing.

32. An undivided 1/7 of the soil and trees of another land called Ambegodawatta, situated at Muruddeniya aforesaid; and bounded on the north by land appearing in plan No. 185,601 and the portion of land marked M 42 in preliminary plan No. 80,480, on the east by the portion of land marked M 42 in preliminary plan No. 4,580, on the south by portions marked 432 Z, 42 S in preliminary plan No. 4,580, and on the west by the portions marked 42 N and 283 in preliminary plan No. 4,580; containing in extent about 9 acres 2 roods and 31 perches.

33. An undivided 1/7 part of the soil and trees of another land called Ambegodawatta, situated at Muruddeniya aforesaid; and bounded on the north by the portion marked 41 R in preliminary plan No. 4,580, on the east by the portion marked 42 M in preliminary plan No. 4,580, on the south by the portion marked 42 M in preliminary plan No. 4,580 and the land appearing in plan No. 185,601, and on the west by the land appearing in plan No. 185,601; containing in extent about 1 rood. 34. The land called Edandawalaowitakumbura, situated

34. The land called Edandawalaowitakumbura, situated at Kudayala aforesaid; and bounded on the north by lot 1041 in preliminary plan No. 2,779, on the east by the water-course, on the south and west by lots 77 N in preliminary plan No. 2,779; containing in extent about 1 acre and 21 perches.

35. An undivided $\frac{1}{4}$ share of the land called Delkandehena *alias* Utukotuwagodakanda, situated at Kananwila in Munwattebage pattu of Rayigam korale aforesaid; and bounded on the north by Andaragahawewa claimed by E. Cornelis and others, on the east by Delkandemukalana *alias* Unalukotuwagodakanda, on the south by Metiyagekumbura claimed by E. Andiris, land described in plan No. 132,865, and reservation for a road, and on the west by Crown land called Karakaradatemullehena; containing in extent about 8 acres 2 roods and 18 perches.

36. An allotment of land called Indikadahena in Kudella village, Munwattebage pattu, Rayigam korale, Kalutara District, Western Province; bounded on the north and east by Crown land, south by lot 25249 in preliminary plan 13,893, west by T. P. 139,067; containing in extent 16 perches.

37. An allotment of land called Yatigalkandewatta in Kudella village aforesaid; bounded on the north by lot 19893 in preliminary plan 12,994 and T. P. 221,260, south by T. P. 209,987, west by lot 19892 in preliminary plan 12,994; containing in extent 10 perches.

38. An undivided 1/9 part or share from end out of all that land called and known as Rayigamayawatta, situated in the village Madirawala in Munwattebage pattu aforesaid; bounded on the north by Kitalaweladeniya, on the east by Asweddumakumbura, on the south by Rayigamayawatta, and on the west by Kulaoluwakumbura; containing in extent about 5 acres.

39. An undivided 1/9 part or share from and out of all that portion of land called and known as Kallalbodawatta, also situated at Madirawala aforesaid; bounded on the north by a portion of this land, on the east by Galwala and Kirimetiyawala, on the south by Nagahakottanuwekumbura, and on the west by Kitalawaladeniya; containing in extent about 5 acres.

40. An undivided 1/36 part or share from and out of all that field called and known as Bakmeegahakumbura, also situated at Madirawala aforesaid; bounded on the north by Indigahakumbura, on the east by Belidaranekumbura, on the south by Ambagahakumbura, and on the west by Manageliyadda; containing about 5 bushels of paddy sowing extent. 41. An undivided 1/36 part or share from and out of all that field called and known as Asweddumekumbura, also situated at Madirawala aforesaid; bounded on the north by Kitalaweladeniya, on the east by Kallalbodawatta, on the south by Bolabotuwageaswedduma, and on the west by Rayigamayawatta; containing in extent about 2 bushels of paddy sowing extent.

42. An undivided 1/36 part or share from and out of all that field called and known as Pohonakumbura, also situated at Madigawala aforesaid; bounded on the north by Galwaduwekumbura, on the east by Thahitiyekumbura, on the south by Delamatheykumbura, and on the west by Halwagura; containing about 2 bushels of paddy sowing extents

43. An individed 1/18 part or share from and out of all that land called and known as Katuketiyagodagodella, also situated at Madirawala aforesaid; and bounded on the north by the land of Wahumpura people purchased from Government, on the east by Kurundukotuwa of this land, on the south and west by Denibima belonging to Ampitigalaralahamilla's people; containing in extent about 4 acres.

44. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ part or share, together with the planter's $\frac{1}{2}$ share of the 2nd plantations, from and out of all that land called and known as Adikarigodahena, situated in the village Dombagoda in Munwattebage pattu aforesaid; and bounded on the north by Alubogahalandewatta claimed by Bastian Appuhamy, on the east by Adikarigodahena *alias* Alubogahalanda claimed by Bastian Appuhamy and others, Adikarigodawatta claimed by Charles Appuhamy, on the south by Adikarigodawatta claimed by Charles Appuhamy and others, and on the west by Adikarigodawatta claimed by Mr. Ebert and Hendrick Appu, Adikarigodawatta *alias* Alubogahalandewatta claimed by Bastian Appuhamy and others, and the property belonging to K. Don Bastian; containing in extent 5 acres and 11 perches (excluding, however, therefrom the planter's $\frac{1}{2}$ share of the 2nd plantation of the other heirs).

45. An undivided $\frac{1}{2}$ of $\frac{1}{3}$ part or share from and out of all that land called and known as Indikadahena *alias* Udumullehena, situated in the village Kudella in Munwattebage pattu aforesaid; and bounded on the north by the land described in plan No. 139,075, on the north-east by the canal and land described in plan No. 139,068, on the south-east by Kongahalandehena belonging to Kiirya Fernando and Kebellahena belonging to the Crown, on the south-west and north-west by Kebellehena belonging to the Crown; containing in extent 8 acres 2 roods and 19 perches.

48. An undivided $\frac{1}{2}$ of 1/10 part or share and of the plantations and trees thereon from and out of all that land called and known as Ratugewatta, situated in the village Kudayala in Munwattebage pattu aforesaid; bounded on the north by Rekegodawatta, on the east by Walauwewatta, on the south by Halyalakumbura, and on the west by Embillegahakumburaowita; containing about 4 acres.

47. An undivided $\frac{1}{2}$ of 1/20 part or share from and out of all that field called as Halketiyakumbura, situated in the village Ampitigala in Munwattebage pattu aforesaid; and bounded on the north by Halyalaowita, on the east by Halyalakumbura, on the south by Galaliyadda, and on the west by the high road; containing in extent 2 bushels of paddy sowing extent.

of paddy sowing extent. 48. An undivided $\frac{1}{6}$ of $\frac{1}{6}$ part or share and of the plantations and trees thereon from and out of all that land called and known as Thalgahalandewatta, situated in the village Radagala in Munwattebage pattu aforesaid; and bounded on the north by a portion of this land, on the east by Dingaliyadda, on the south by road, and on the west by Amaratungewatta; containing in extent about 6 acres.

49. An undivided 4/5 of 1/15 part or share from and out of all that field called and known as Dewalekumbura, situated in the village Mahayala in Munwattebage pattu aforesaid; bounded on the north by Kudayalakumbura, on the east by Godekele claimed by the Crown, on the south by Andiyakumbura and Galakumbura, and on the west by Viyalipitiyaowita; containing about 7 bushels of paddy sowing extent.

50. All those undivided shares, to wit, 1/24, 1/54, and 1/81 parts or shares from and out of all that portion of land called and known as Henegewatta *alias* Welikeliyawatta and of all the plantations and trees standing thereon,

situated in the village Mahayala aforesaid ; bounded on the north by Galkaduwehenegewatta, on the east by Weragodawatta and kanda (hill), on the south by Keelayawatta, and on the west by Welikalayawatta ; containing in extent about $2\frac{1}{2}$ acres.

51. The ground in extent $\frac{1}{2}$ acre along the northern boundary from and out of all that land called and known as Hondawelagodellekele, situated in Kudayala in Munwattebage pattu aforesaid; bounded on the north by the portion of this land, on the east by Wisingewatta and Gammeddewatta, on the south by Gansabhawa road, and on the west by Pelamandiyawatta and the land belonging to James de Livera Tennakon Appuhamy; containing about 4 acres.

52. An undivided $\frac{1}{2}$ part or share from and out of all that field called and known as Omullekumbura, also situated in the village Mahayala aforesaid; bounded on the north by cinnamon garden and the road, on the east by deniya, on the south by Omulle, and on the west by Weliketiya; containing in extent about $1\frac{1}{2}$ bushel of paddy sowing.

53. An undivided 1/20 part or share from and out of all that land called and known as Edandawalaowita, also situated in the village Mahayala aforesaid; and bounded on the north by Puswellagodawatta, on the east by Halgaha-oya, on the south by Owitikumbura, and on the west a by Puswellawekumbura; containing in extent about 33 acres.

54. An undivided 1/5 of 1 part or share from and out of all that land called and known as Adandawalaowita, also situated in the village Mahayala aforesaid; and bounded on the north by Pusswellagodawatta, on the east by Halgaha-oya, on the south by Owitikumbura, and on the west by Pusswellawekumbura; and containing in extent about 3 acres.

55. An undivided $\frac{1}{2}$ part or share of and in the remaining $\frac{3}{2}$ portion of planter's shares from and out of the southern portion of the land called Kahatagahalanda, situated in Warakagahagoda in Gangaboda pattu aforesaid; and bounded on the north by the portion of this land belonging to Don Hendrick Appuhamy, on the east by the rubber estate, on the south also by the rubber estate and the high road, and on the west by the high road; containing in extent about 3 acres, excluding therefrom the planter's $\frac{1}{2}$ share.

56. All those undivided 1/15 and 1/75 shares from and out of all that field called and known as Diwalekumbura, also situated in the village Mahayala aforesaid; and bounded on the north by Kandawalakumbura, on the east by Godakele claimed by the Crown, on the south by Andiakumbura and Galakumbura, and on the west by Welipitiyaowita; containing about 7 bushels of paddy sowing.

57. An undivided $\frac{1}{4}$ part or share from and out of all that field called and known as Tunpelekumbura, situated at Werawatta in Munwattebage pattu, in the District of Kalutara, Western Province; bounded on the northby Mahaowita, on the east by Doladakumbura, on the south by Kanattekumbura, and on the west by Manonne-, liyaddekumbura; containing about 3 bushels of paddy sowing extent.

58. An undivided ‡ part or share from and out of all that field called and known as Mutteskumbura, situated in the village Weerawatta aforesaid; bounded on the north by Daladakumbura, on the east by Weealiyeowita, on the south by Vedagemadawalakumbura, and on the west by Kanattekumbura; containing about 2 bushels of paddy sowing extent.

59. All that land called and known as Kongahakanatta, situated in the village Ihalanarangaha in Gangaboda pattu, in the District of Kalutara, Western Province; bounded on the north by land described in plan No. 201,097, on the south by lot No. 305, on the east by the same lot, and on the west by Crown land; and which said entire land containing in extent 1 acre 2 roods and 32 perches.

60. An undivided ½ part or share from and out of all' that land called and known as Adandawalaowita, situated in the village Mahayala in Munwattebage pattu aforesaid; and bounded on the north by Podisirageowita and Pussellegodewatta, on the east by Halgahawela-ela, on the south by Hendageowitakumbura and Kondawalakumbura, and on the west by Pussellawekumbura; containing in extent about 2 acres and 2 roods.

61. An undivided $\frac{1}{2}$ part or share and of all things appertaining thereto from and out of all that land called and known as Kuliyawattepaulakumbura, situated in the village Nandoowa in Waddubadde of Panadure totamune, in the District of Kalutara, Western Province ; bounded on the north by the purchased land of Gamage Baronchi Appu, on the north-east and east by land described in plan No. 72,009, on the south by land described in plan No. 72,009, on the south-west and west by land belonging to Heddellege Sinno Appu ; containing in extent 2 acres.

62. All those following shares, to wit, $\frac{1}{4}$, $\frac{5}{8}$ of 1/10, 13/16 of $\frac{1}{2}$, second plantation 3/32, $3\frac{3}{8}$ of second plantation of planter's share from and out of all that land called and known as Geekiyannawatta, situated in the village Mahayala in Munwattebage pattu aforesaid; bounded on the north by Pinwatta, on the east by the high road and Budugeliyadda, on the south also by the high road, and on the west by Agalewatta and Budugegalla; containing in extent about 1 acre.

Deputy Fiscal's Office, Kajutara, June 6, 1922. H. SAMERESINGHA, Deputy Fiscal.

In the District Court of Kalutara.

(1) A. L. M. Ahamado Cassim Marikkar, (2) Abubakkar Jebbe Marikkar Mohammad Kawdu Marikkar. Plaintiffs. No. 8,612. Vs.

1) Mahallam Suleima Lebbe Ismail Lebbe....Defendant. NOTICE is hereby given that on Saturday, July 1, 1922, at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiffs in the following property for the recovery of Rs. 1,481 .25, viz. :-

1. The land and the buildings standing thereon of Jambugahawatta alias Mawatabodawatta, situated at Alutgamweediya; and bounded on the north by Jambu-gahawatta alias Walaututottam, east by Kosgahawatta alias Mawatabodawatta, south by high road, and west by ela; and containing in extent about 2 roods.

Monday, July 3, 1922, commencing at 11 A.M.

2. Undivided $\frac{1}{2}$ share of the land called Gorakagahamanane, situated at Yatiyane in Maha pattu of Pasdun korale; and bounded on the north by land in plan No. 85,198, east by plans Nos. 85,197, 196,598, 66,001, and 196,599, and lots Nos. 20616, 20617, and land in plan No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. 13,159, south by Crown land and lot No. 20619 in No. plan No. 13,159, and west by plans Nos. 233,656 and 211,675 and a strip of land along the road ; and containing in extent about 13 acres and 18 perches (subject to the mortgaged bond No. 8,596 attested by A. P. Fernando, Notary Public, for the sum of Rs. 5,000, after excluding the buildings mentioned in the above first land).

3. Lot No. 4 of the field called Gohumulledeniya, situated at Bopitiya in Iddagoda pattuwa; and bounded on the north by lot No. 3, east by road and land belonging to natives, south by lot No. 5, and west by the land purchased by natives and rubber estate ; and containing in extent about 3 roods and 2 perches.

Deputy Fiscal's Office,	H. SAMERESINGHA,
Kalutara, June 6, 1922.	Deputy Fiscal.

In the District Court of Kalutara

(1) A. L. M. Ahamado Casim Marikar, (2) Abubakkar Lebbe Marikar Mohammado Kawdu Marikkar. . Plaintiffs. No. 8,612. Vs.

Mahallam Suleima Lebbe Ismail Lebbe and

others Defendants. NOTICE is hereby given that on Tuesday, July 4, 1922, at 11 o'clock in the forenoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiffs in the following property for the recovery of Rs. 1,481.25, viz. :-

1. An allotment of land called Kaluwaowita and 9 portions, situated at Pinhenewella in Alutgambadde; and bounded on the north by Kanatiya and Nariyaowita, east by Pitabakinneowita, Godellebakinneowita, Lebakinneowita, south by Ketiyaowita, and west by Attikagahaowita Moderawattaowita, and canal; containing in extent 8 acres 2 roods and 9 perches.

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2. An allotment of land called Kanese Masela Marikartottam, situated at Pussalkissa in Meegambadde; and bounded on the north by Kurunduwatta and owita, east by Weerasekaragewatta and Eramudugahawatta, south by Delgahawatta and owita, and west by Motadeniyawatta; containing in extent about 12 acres.

Deputy Fiscal's Office,	H. SAMERESINGHA,
Kalutara, June 6, 1922.	Deputy Fiscal.

In the District Court of Kalutara.
(1) Abubakkar Lebbe Marikar Ahamado Casim Mari-
kar, (2) Abubakkar Lebbe Marikar Mohamadu
Kawdu Marikkar Plaintiffs
No. 8,613. Vs.
(1) Mahallam Sulaima Labba Marikkar Kerizil Labba

and others. Defendants. NOTICE is hereby given that on Saturday, July 1, 1922, at 1 o'clock in the afternoon, will be sold by public auction

at the respective premises the right, title, and interest of the said plaintiffs in the following property for the recovery of Rs. 853.66, viz. :-

The land and the buildings standing thereon, of 1. Jambugahawatta alias Mawatabodawatta, situated at Alutgamweediya; and bounded on the north by Jambu-gahawatta alias Walaututottam, east by Kosgahawatta alias Mawatabodawatta, south by high road, and west by ela ; containing in extent about 2 roods.

Monday, July 3, 1922, commencing at 1 P.M.

2. Undivided $\frac{1}{2}$ share of the land called Gorakagahamanane, situated at Yatiyana in Maha pattu of Pasdun korale; and bounded on the north by land in plan No. 85,198, east by lands in plan Nos. 85,197, 196,598, 66,001, and 196,599 and lots Nos. 20616, 20617, and land in plan No. 13,159, south by Crown land and lot No. 20619 in plan No. 13,159, and west by plans Nos. 233,656 and 211,675 and a strip of land along the road; and containing in extent about 13 acres and 18 perches.

These two lands subject to the mortgaged bond No. 8,596, attested by A. P. Fernando, Notary Public, for the sum of Rs. 5,000, after excluding the buildings mentioned in the above first land.

3. Lot No. 4 of the field called Gohumulledeniya, situated at Bopitiya in Iddagoda pattuwa; and bounded on the north by lot No. 3, east by road and land belonging to natives, south by lot No. 5, and west by land purchased by natives and rubber estate; containing in extent about 2 acres 3 roods and 2 perches.

Deputy Fiscal's Office, H. SAMERESINGHA, Kalutara, June 6, 1922. Deputy Fiscal.

In the Di	strict Court	of Kalutara.
(1) Abubakkar Lebbe kar (2) Abubakkar Kawadu	Lebbe M	arikar Mohammadu
No. 8,613.	Vs.	Plaintiffs.

at 1 o'clock in the afternoon, will be sold by public auction at the respective premises the right, title, and interest of the said plaintiffs in the following property for the recovery of Rs. 853 66, viz. :-

1. An allotment of land called Kaluwaowita and 9 portions, situated at Pinhenawella in Alutgambadde; and bounded on the north by Kanatiya and Nariyaowita, east by Pitabakinneowita, Godellebakinneowita and Lebakinneowita, south by Ketiyaowita, and west by Attikkagahaowita, Moderawattaowita, and canal; containing in extent about 8 acres 2 roods and 9 perches.

2. An allotment of land called Kanese Masela Marikartotam, situated at Pussalkissa in Meegambadde; and bounded on the north by Kurunduwatta and owita, east by Weerasekaragewatta and Eramudugahawatta, south by Delgahawatta and owita, and west by Motadeniyawatta; containing in extent about 12 acres.

Duputy Fiscal's Office, Kalutara, June 6, 1922.

H. SAMERESINGHA, Deputy Fiscal.

Emaly de Fonseka Abeysekera Gunaratne of Pohad-

daramulla Defendant. NOTICE is hereby given that on Friday, June 30, 1922, commencing at 11 o'clock in the forenoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property (mortgaged by the defendant with plaintiffs, and declared bound and executable for the decree entered in the said case) for the recovery of Rs. 1,779, with interest on Rs. 1,000 at the rate of 16 per cent. per annum from December 6, 1920, till January 20, 1921, and thereafter at 9 per cent. per annum on the aggregate, as per decree, till payment in full, viz. :--

I. The soil and all the trees and plantations thereon of the contiguous lands called a portion of Pokunabodawatta and a portion of Bulugahawatta, situated at Pohaddaramulla in Waskadubadde of Panadure totamune, in the District of Kalutara; bounded on the north and east by a portion of Pokunabodawatta, on the south by a portion of Pokunabodawatta and a portion of Gorakagahawatta, and on the west by a portion of Delgahawatta belonging to Rammuni Suraneris Appu; and containing in extent about 1 acre.

2. The undivided $\frac{1}{4}$ share of the soil and of all the trees and plantations thereon, of the contiguous lands called Moodillagahawatta *alias* Mudubodawatta and Karandagahawatta, situated at Pohaddaramulla aforesaid; and bounded on the north by a portion of Mudillagahawatta and a portion of Karandagahawatta, on the east by Kiri pellagahawatta, on the south by Kiripellagahawatta, a portion of Karandagahawatta, and a portion of Mudillagahawatta *alias* Mudubodawatta, and on the west by seashore; containing in extent about 2 acres.

3. The remaining soil trees and plantations, excluding the soil acquired for the railroad and the undivided $\frac{1}{3}$ share of the 2nd plantation as palnter's interest thereon, of a portion of the land called Kiripellagahawatta, situated at Pohaddaramulla aforesaid; and bounded on the north by the land appearing in plan No. 67,509 and another land, on the east by the land appearing in plan No. 62,909 and another portion of land, on the south by a portion of land belonging to Gunamuni Sinno Appu, and on the west by lands appearing in plans Nos. 67,524, 67,517, and 67,508; and containing in extent 1 acre 1 rood and 24 perches.

Deputy Fiscal's Office, Kalutara, June 6, 1922. H. SAMERESINGHA, Deputy Fiscal.

In the Court of Requests of Panwila.

Central Province.

Metiwelakumbure Mudunkotgedera Puncha Vidane of Ataragalla, Udagama, in Udagampaha of Pata Dum-

bara Plaintiff. No. 4,960. Vs.

Miriskotuwegedera Punchi Menika of Dehipagoda, presently of Ambangollegedera in Teldeniya. Defendant.

NOTICE is hereby given that on Monday, July 10, 1922, commencing at 12 noon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 248 50 (of this, Rs. 4.90 recovered, balance Rs. 243.60), viz. :--

(1) The field called Waradamunekumbura of 1 pela in paddy sowing extent, situate at Teldeniya, in Palispattu west korale of Pata Dumbara; and bounded on the east by the imaniyara of the field of Mahakumburegedera Kalu Menika, on the south by the ela and watta of Dingawa Duraya, on the west by imaniyara of Waradamunekumbura of 12 lahas, and on the north by ela *alias* pitale of Waradamunewatta.

(2) The field called Waradamunekumbura of 12 lahas paddy sowing extent, situate at Teldeniya aforesaid; and bounded on the east by the imaniyara of the field belonging to Aranwelagedera Appurala, *ex* Arachchi, on the south by the bamboo bush and ela of Waradamune Dingawa's watta, on the west by the fence of the Pinkumbura belonging to the Vihare, and on the north by the watta belonging to Waradamune Puncha.

Fiscal's Office, Kandy, June 6, 1922. A. RANESINGHE, Deputy Fiscal.

In the District Court of Kandy.

Nc. 28,200.

Vs.

NOTICE is hereby given that on July 4, 1922, commencing at 12 o'clock in the noon, will be sold by public auction at the spot the right, title, and interest of the said defendants in the following property, viz. :---

An undivided $\frac{3}{2}$ parts or shares of and in all that estate called and known as Crystal Hill, comprising the following allotments of land, which adjoin each other and now form one property, and which from their situation as respects each other can be included in one survey, to wit :---

(1) An allotment of land, situate in the village Owala in Pallesiya pattu, in the District of Matale East, Central Province; bounded on the north-west and west by land reserved for public purposes, and on all the other sides by land claimed by natives; containing in extent 15 acres 1 rood and 22 perches.

(2) The chena land called Yamanegodatennedimiyan-(2) The chema land caned Lananegoustennothinyan kosgahamulahena of about I pela of kurakkan sowing extent, situated at Hunuketie-ela in Owala aforesaid; bounded on the east by the limit of the village Kaikawala, on the south by the boundary of Kalu Menika's chena, on the west by the boundary of Palinguwe coffee estate; and on the north by the attikka tree standing on the boundary of Welmuladeniya's chena; and also the chenas following, to wit, the chena called Kudadambagahamulahena of 5 lahas of kurakkan sowing extent, the chena called Dematagahamulahena of 5 lahas kurakkan sowing extent, the chena called Ettinniwetichchigawahena of about 1 pela kurakkan sowing extent, the chena called Damanagodatennedanapalayagehena of about 5 lahas of kurakkan sowing extent, the chena called Kotika-ambagawahena of about 1 pela of kurakkan sowing extent, the chena called Mahamilalagawahena of about 1 pela of kurakkan sowing in extent, all which said six several lands are situate at Hunuketie-ela in Owala aforesaid, and are bounded or abutted as follows, to wit, on the east by the limit of the village Bogambara, on the south by a dry ditch on the boundary of the chena land called Weniwelgollehena, on the west by the rukattana tree on the boundary of Dilundurala's chena, by a stone fence, and the boundary of Palinguwe coffee estate, and on the north by hulangette tree and an ant-hill on the boundary of Kalu Menika's chena.

(3) The chena called Tenneyhena of about 2 pelas in kurakkan sowing extent, situate at Hunuketie-ela in Owala aforesaid; and bounded on the east by the stone on the boundary of Kapoohena, on the south by the coffee estate of Gerard Muhandiram, on the west by the coffee estate of Gerard Muhandiram and by the high road to Rattota, and on the north by the ditch of Gurunehe's garden and the high road to Rattota.

(4) The garden called Meegastennegedara of about 5 seers kurakkan sowing in extent, Siyambalakotuwa of about 12 seers kurakkan sowing extent, and Wattemuduna of about 10 seers of kurakkan sowing in extent, all situate at Hunuketie-ela in Owala aforesaid; and bounded on the east by the boundary ditch of Hamy Arachchila's chena, on the south by the stone fence of the chenas of Gerard Wijekoon "Muhandiram, on the west by the stone fenceof the chena Mukalanehena belonging to Hamy Arachchila, and on the north by the boundary jak fence of Hamy Arachchila's chena.

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(5) The chena called Galpottehena of about 20 seers of kurakkan sowing in extent, situate at Owala aforesaid; and bounded on the east by the limit of the coffee estate belonging to Gerard Wijekoon Muhandiram, on the south by Moragahamulaulpota, on the west by the remains of the fence of Bogahamulahena, and on the north by the stones and ant-hill on the boundary cf Meegastenne Ukkurala's hena.

(6) The garden called Meegastennewatta of about 8 seers kurakkan sowing in extent, situate at Owala aforesaid; and bounded on the east by the remains of the fence of Bamberigahayaya, on the south by the Moragahamulaulpota, on the west by the limit of Siyambalakotuwa, and on the north by the boundary ditch of Kukulekotuwa.

(7) The garden called Pallewatta of about 4 lahas in kurakkan sowing extent and the chena Kapukotuwa adjoining thereto of about 2 lahas kurakkan sowing extent, situate at Hunuketie-ela in Owala aforesaid; and bounded on the east by the remains of the boundary of the chena called Arambagahamulla, on the south by the limit of Kadumberiyagahakotuwahena, on the west by Kanadetti of the boundary of Pitiyehena, and on the north by the limit of the coffee estate of Gerard Wijekoon Muhandiram.

(8) The chena called Damanagodayayakapoohena of about 3 lahas kurakkan sowing extent, situate at Hunuketieela in Owala aforesaid; and bounded on the east by the limit of the village Bogambara, on the south by attikka tree or the limit of the Weregama Arachchila's chena, on the west by the limit of the coffee estate of Gerard Wijekoon Muhandiram, and on the north by the boundary of the portion of the said chena Kapoohena belonging to Muhandiram.

(9) The chena called Damanagodatenna of about 6 lahas kurakkan sowing in extent, situate at Owala aforesaid; and bounded on the east by the limit of the village, on the south by the remains of the fence of Kodikaraya's chena, on the west by the limit of Palinguwe coffee estate, and on the north by demata tree standing on the limit of Dimiyankosgahamulahena.

(10) The chena called Damanagodatennedematagahamulahena of about 2 pelas of kurakkan sowing extent, situate at Hunuketie-ela in Owala aforesaid; and bounded on the east by the rukatiana tree of Kotikamulahena, on the south by Mahamilalagaha standing on the limit of Palinguwe coffee estate, on the west by the boundary, and on the north by the dry ditch of the chena called Makulamulahena

(11) The garden called Owisiyekosgahamulawatta of about 3 lahas kurakkan sowing extent and the chena Galpottehena of about 2 lahas kurakkan sowing extent, situate at Meegastenna in the Pallesiya pattu of Matale aforesaid; and bounded on the east by the stone fence of Talembuwagawahena and boundary stone of Kukulekotuwehena, on the south by a dry ditch, on the west by a ditch which carries water to Meegastenna, and on the north by the limit of Palinguwe coffee estate.

(12) An allotment of land called Crystal estate, situate in the village Owala aforesaid; bounded on the north by lands described in plans Nos. 50,625 and 89,277, on the east by land claimed by Appuhamy Aratchila, on the south by land said to belong to the Crown and by land claimed by the proprietor of Crystal estate, and on the west by land claimed by Hamy Aratchi and Korala, by a road, by land described in plan No. 50,625; containing in extent 18 acres and 30 perches.

(13) An allotment of land called Crystal estate, situate in the village Owala aforesaid; bounded on the north by lands claimed by Katta Pillai and Appurala Aratchi, on the east by lands claimed by Appurala and Appuhamy Aratchi, on the south by land described in plan No. 89,278, on the west by land described in plan No. 50,625, and on the north-west by a road; containing in extent 12 acres I rood and 18 perches.

(14) An allotment of land called Bambaragahahena, situated in the village Weragama in the Pallesiya pattu of Matale aforesaid; bounded on the north by land described in plan No. 89,278; on the east by land claimed by same Aratchi, and on the south and west by Bambaragashena; containing in extent 7 acres 3 roods and 7 perches.

(15) All that land called Bambaragahayayemoragahamulahena of 5 lahas kurakkan sowing extent. (16) All that land called Lahamudunehena of 5 lahas in kurakkan sowing extent.

(17) All that land called Kukulukotuwehena of 5 lahas kurakkan sowing in extent.

(18) All that land called Maha-alanaigahamulahena of 5 lahas kurakkan sowing in extent.

(19) All that land called Dematagahamulahena of 10 seers kurakkan sowing extent, all adjoining each other; and bounded on the east by the limit of the village Bogambra, on the west and north by the Crystal Hill estate, and on the south by chena belonging to Mudianselagedera Ukku Banda; all situate at Owala aforesaid.

(20) All that land called Attambamullahena of 10 seers kurakkan sowing extent.

(21) All that land called Delgahamulahena of 10 seers kurakkan sowing in extent, both adjoining each other; and bounded on the east by Mudiyanselagedarakeeralishena and the Crystal Hill estate, on the west by Kahandewalawwe Banda's and Hamy Aratchi's chena, on the south by Ukku Banda's chena, and on the north by Mudiyanselage Keerala's garden; situate at Owala aforesaid. (22) All that land called Bambaragahayayearamba-

(22) All that land called Bambaragahayayearambagahamulahena of about 2 lahas kurakkan sowing extent or l acre in extent, situate at Owala aforesaid; and bounded on the east by Dematagahamulahena belonging to Hamy Aratchi, on the north by Crystal Hill estate, on the south by village hena, and on the west by Mudiyanselagedera Keerala's chena, adjoining the land sold by Hamy Aratchi to Archibald Glen Kidston Borron.

(23) An allotment of land called Lindapitiyekele or Goradivehenamukalana, situated in the village Kaikawala in the Pallesiya pattu of Matale aforesaid; bounded on the north by lands claimed by G. Gamarala and G. Ukkurala, on the east by lands claimed by K. Pusumba Hamy and Ukkurala, Baronchy, K. Kirala, A. Appurala, and W. Appuhamy, on the south by lands claimed by W. Appuhamy, B. Kirala, Ranhamy, and W. Appurala, and on the west by Crystal Hill or Wallengotta estate and land described in plan No. 99,906; containing in extent 29 acres 3 roods and 30 perches.

(24) All those three contiguous allotments of lands called Pitiyagewatta, Kadumberiyagahakotuwa, and Makulamulahena; bounded on the east by the endaru fence of Palinguwe Copiwatta and Crystal estate, on the south by the jak boundary fence of Warakapitiya Mudiyanselagedera Hamy Aratchigewatta and the boundary of the coffee garden belonging to Mudiyanselagedera Keerala, on the west by the boundary of Gannilehena, and on the north by the boundary of Gannilehena and the boundary of the garden belonging to Muthuwa; containing in extent about 9 lahas of kurakkan sowing extent, situate at Owala aforesaid.

(25) An allotment of land called Kadumberiyagahakotuwa, situate at Hunuketie-ela in Owala aforesaid; and bounded on the east by the limit of Crystal Hill estate, on the south by the limit of Kadumberiyagahakotuwa, on the west by the limit of the chena called Pattiyagehena belonging to Hamy Aratchy, and on the north by the limit of the chena of Karuppa; containing in extent 2 acres and 2 roods.

(26) All that land called Aliyapanikiyagekumburapillewa, situate at Kaikawala in the Pallesiya pattu of Matale aforesaid; bounded on the east and south by the fence of the garden of Samuel Appuhamy, on the west by the high road, and on the north by the fence of the garden of Abaran Appuhamy; containing in extent 1 rood and 39 perches.

(27) All that land called Pallewatta, situate at Hunuketieela in Owala aforesaid; and boudned on the east by an ella and by Crystal Hill estate, on the south by the fence of Crystal Hill estate, on the west by the fence of the garden of Karpen, and on the north by the limit of the garden Pallewatta belonging to Kiri Banda and others; containing in extent 2 roods and 18 square perches.

(28) All that chena land called Eramudugahamadahena, situate at Kaikawala aforesaid; and bounded on the east by the limit of the chena of Appuhamy, Korale Arachchi, and by the limit of the chena of Gunamalrala Vidane, on the west by the Crystal Hill estate, on the south by the limit of the chena land of Gunamalrala Vidane, and on the north by the limit of the chena of Moragahamula; containing in extent 5 acres and 2 roods.

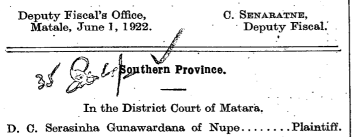
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(29) All that garden called Pallewatta; bounded on the east by a stream (ela), on the south by a portion of land which originally formed a part of the land cultivated by Muthu Kangany, now the property of Mr. Borron, on the west by a milla tree which forms the boundary mark of Bogahamulahena, and on the north by Mudiyanselagedera Kirala's garden fence; containing in extent about 3 seers of kurakkan sowing extent, situate at Owala aforesaid.

(30) All that allotment of land called Kandepihillegorakagahamulahena *alias* watta of the extent of about I thimba or 4 lahas kurakkan sowing; bounded on the east by the limit of the land belonging to Meyna Kader, on the south by the Dematagahamulahenakade and Etambamulahena and hill and road, on the west by Mukalan road, and on the north by the fence of Makulamulahena; situate in the village Owala aforesaid.

(31) All that allotment of land called Doradeniyahena; bounded on the north by the boundary of Crystal Hill estate and a road, on the east by Bogahapitiyegedera Kiriya's chena, Mala-ela, and the hal tree, on the south by Udagedera Ukkurala's chena and milla tree and gedumba tree, on the west by Udagedera Ukkurala's chena and a rock; situate at Koswana in the Udasiya pattu of Matale aforesaid, containing in extent 5 acres and 8 perches, mortgaged with the plaintiffs by bond No. 362, dated May 15, 1922, and attested by Mr. Beven of Kandy, Notary Public.

Amount of writ Rs. $8,343 \cdot 26$, with interest at the rate of 9 per cent. per annum from December 10, 1920, till payment in full, and costs Rs. $216 \cdot 95$, together making the sum of Rs. $8,560 \cdot 21$, and poundage.



No. 9,550. Vs.

M. L. M. Ahamadu of Kadeweediya......Defendant.

NOTICE is hereby given that on the following days and at the hours specified below will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of Rs. 1,083.65, with legal interest from January 17, 1922, and Fiscal's charges, viz. :--

On Friday, July 7, 1922, commencing at 10 A.M.

1. All that undivided 1 part of the contignous fields called Nalakana, in extent 10 bags of paddy sowing, Depelawagura, in extent 6 bags of paddy sowing, and Ampe, in extent 1 amunam of paddy sowing, situated at Kitalagama, in the Gangaboda pattu of Matara District, Southern Province; and bounded on the north by Mahakanduwala, east by Baddiwala, south by Gorakadanda and Urapalagewatta, and on the west by Kudakandawala. Valuation, Rs. 720.

2. An undivided $\frac{1}{4}$ share of the field called Kurunduwattedeniya *alias* Potuwila, situated at Kitalagama aforesaid; and bounded on the north by Polwattegodawatta, east by Kurunduwatta, south by Pasalewatta, and on the west by Millagahadeniya. Valuation, Rs. 150.

On Saturday, July 8, 1922, at 10 A.M.

3. The undivided $\frac{1}{4}$ part of the contiguous field called Makiriyawetaliadda and Pinkella, in extent 1 amunam and 6 kurunies of paddy sowing, situated at Diviture, in the said pattu; and bounded on the north by Wemulla and Arambeliadda, south by Medairawalla, east by Udawalpolewella, and on the west by Pahalawatta and Elapaluwewatta. Valuation, Rs. 250.

Deputy Fiscal's Office, Matara, June 2, 1922. E. T. GOONEWARDENE, Deputy Fiscal.

Northern Province.

In the Court of Requests of Jaffna.

Ramalingam Kandiah of Vannarponnai East. Plaintiff. No. 15,108/A. Vs.

Kannammah, widow of Kasippillai Thiyakaraja of Vannarponnai East..... Defendant.

NOTICE is hereby given that on Saturday, July 1, 1922, at 11 o'clock in the forenoon, will be sold by public auction, at the spot, the right, title, and interest of the said defendant in the following property for the recovery of Rs. 219.50, with interest on Rs. 200 at the rate of 18 per cent. per ann m from August 29, 1921, and costs of suit being Rs. 26.25, and poundage and charges, viz. :--

A piece of land situated at Vannarponnai East, in Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Kampanpulam; containing or reputed to contain in extent 12 lachams v. c., with houses, well, and cultivated plants and other appurtenances; bounded or reputed to be bounded on the east by property of Annappillai, widow of Ramuppillai, on the north by property of Sthamparappillai Vaitilingam and others, on the west by property of Kanthar Sinnappa and others, and on the south by road.

Fiscal's Office,		А.	Visvanadhan,
Jaffna, June 2, 1922.	 1.1	÷.,	Deputy Fiscal.

In the Court of Requests of Jaffna. Subramaniar Muttucumaru, of Vaddukkoddai WestPlaintiff. No. 15,133/A. Vs. of Saravanapperumal (1) Iththinippillai, widow of Saravanapperumal Ampalavaner of Vaddukkoddai West, as representative of the estate of her late husband Saravanapperumal Ampalavaner, (2) Paramananthar Sivappiragasapillai of ditto Defendants. NOTICE is hereby given that on Monday, July 3, 1922, at 10 o'clock in the forenoon, will be sold by public auction at the spot, the following property decreed to be sold under the above action for the recovery of the balance sum of Rs. 197.52, with interest thereon at the rate of 10 per cent. per annum from April 23, 1922, until payment in full, and poundage and charges, viz. :-

A piece of land situated at Moolai in Chankanai Parish, Valigamam West division of the Jaffna District, Northern Province, called Paraiyanpulam, containing or reputed to contain in extent 20 lachams p. c., with well; bounded or reputed to be bounded on the east and north by properties of Vaitilingam Alagaratnam and shareholders and others, on the west by property of Sinnappa Syaminathan, and on the south by property of Sinnatamby Vaitilingam and of Vaitilingam Alagaratnam and shareholders.

Fiscal's Office,		2	A. VISVANADHAN,
Jaffna, June 2, 1922.	•	•	Deputy Fiscal.

In the District Court of Jaffna.

 Nalliah Nallatamby of Pelmadula in Ratnapura and (2) his wife Amirthvallyammah of Nallur. Plaintiffs, No. 16,041.

NOTICE is hereby given that on Saturday, July 1, 1922, at 10 o'clock in the forenoon, will be sold by public auction, (at the spot, the following property decreed to be sold under the above action for the recovery of Rs. 1,922.25, with interest on Rs. 1,100 at the rate of 18 per cent. per annum from August 8, 1921, and costs of suit being Rs. 180.27, and poundage and charges, viz.

(1) A piece of land situated at Vannarponnai East, in Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Kampanpulam and Pavaddankadu; containing or reputed to contain in extent 6 lachams v. c. and $15\frac{3}{4}$ kulies, with house, well, palmirahs, cultivated

3.

and spontaneous plants; bounded or reputed to be bounded on the east by property of Kanthar Karthigesu, on the north by property of Kathirgamar Veluppillai and wife Valliammai and others, on the west by channel, and on the south by property of Chellachy, widow of Vallipuram and others.

(2) An undivided $\frac{1}{2}$ share out of a divided $10\frac{1}{2}$ kulies in the Northern side of a piece of land, situated at Vannarponnai East, in Vannarponnai Parish, Jaffna division of the Jaffna District, Northern Province, called Kampanpulam and Pavaddankadu; containing or reputed to contain in extent 12 kulies, the said 10¹/₂ kulies is bounded or reputed to be bounded on the east by property of Kanthar Karthigesu, on the north by sand road, on the west by property of Muttu, wife of Marimuttu and of Kathirgamar Veluppillai and wife Valliammai and others, and on the south by property of Kathirgamar Velappillai and wife Valliammai.

Fiscal's Office, A. VISVANADHAN, Deputy Fiscal. Jaffna, June 2, 1922. In the District Court of Jaffna. Visuvanathar Arumugam of Vannarponnai NorthwestPlaintiff. No. 16,503. Vs.

Vytyalingam Ponniah of Tirunelvely South....Defendant.

NOTICE is hereby given that on Friday, June 30, 1922, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property for the recovery of Rs. 469.03, with interest thereon at the rate of 9 per cent. per annum from January 24, 1922, less the sum of Rs. 209 already paid, and poundage and charges, viz. :-

A piece of land situated at Tirunelvely, Nallur Parish, Jaffna division of the Jaffna District, Northern Province, called Thevatharai Metkuppathy and Edchaddy, containing or reputed to contain in extent 9 lachams varagu culture, with house, well, cultivated and spontaneous plants, and other appurtenances; bounded or reputed to be bounded on the east by road, on the north by property of Moothatamby Sinnappus on the west by property of Saravana-mooto Suppiramaniam, and on the south by lane.

Fiscal's Office, Jaffna, May 31, 1922. A. VISVANADHAN, Deputy Fiscal. The the Court of Requests of Anuradhapura. Kana Perumal of Anuradhapura......Plaintiff. No. 9,785. Vs. Thamu Udaiyar Nallatamby......Defendant. NOTICE is hereby given that on Tuesday, July 4, 1922, at 10 o'clock in the forenoon, will be sold by public auction at the spot the right, title, and interest of the said defendant in the following property, viz. :---Land called Keelkadu, situated at Omantai in Kilakkumulai North, in extent about 10 acres; bounded on the north by Kasy Aiyan Sayampuaiyar, south and north by jungle, and west by T. U. Nallatamby and others. Amount of writ is Rs. 225.51, with interest on Rs. 200 at 9 per cent. per annum from March 2, 1919, till payment in full. Deputy Fiscal's Office, Mullaittivu, June 6, 1922. J. R. WALTERS, Deputy Fiscal. Eastern Province. In the District Court of Batticaloa. Udomalevvaipody Mamonalevvai of Kattankudy. . Plaintiff. No. 4,994. Vs.

(1) Muhamadu Casim Hadjiar Acham Abdul Carim, (2) Ismalevvai Marakair Muhamadutamby of

Kattankudy..... Defendants. NOTICE is hereby given that on Friday, June 30,"1922, commencing from 9 o'clock in the morning, will be sold by public auction at the spot the right, title, and interest of the

said defendants in the following properties for the recovery of the sum of Rs. 4,371.40, viz.

1. An undivided $\frac{1}{3}$ share of a paddy land called Ponnankenitotam, bearing lot No. 897, situated at Kaerimaduvattai in the village of Vepenthidal, in Manmunai Southwest pattu, Batticaloa District, Eastern Province; and bounded on the north by the land of Mamonalevvai, south by aru, east by the land of V. V. E. Mohamadu Casim and others and Vaikal, and west by Kaerimadu-aru and the land of Mamonalevvai; containing in extent 18 acres 1 rood and 36 perches, with wadia house, well, coconut trees, and all its Valued Rs. 450. rights.

2. An undivided 2/7 share of a paddy land called Avakkerchenai, situated at Kaerimaduvattai in the village of Vepanthidal, in Manmunai South-west Pattu, Batticaloa District, Eastern Province; and bounded on the north by aru, south by the land of Mamonalevvai, east by the land of Mahamathulevvai, and west by the land of Udomalevvaipody; containing in extent about 10 acres, with all its rights. Valued Rs. 90.

3. An undivided 2/7 share of a land called Thoppavari, situated at Kaerimaduvattai, in Manmunai South-west pattu, Batticaloa District, Eastern Province; and bounded on the north by the land of Mamonalevvai and others, south by the land of P. Muhamadu Sariff, east by the land of E. Ahamadolevvai, and west by the land of A. Pakeer Muhaideen; containing in extent 10 acres, with all its rights. Valued Rs. 75.

An undivided 2/7 share of a paddy land situated at Kaerimaduvattai in Manmunai South-west pattu, Batticaloa, Eastern Province ; and bounded on the north by the land of A. Paikeer Muhaideen, south-east by the land of P. Muhamado Sariff, south-west by the land of N. Meera Muhaideen, east by Vaikal, and north-west by the land of Meeramyadeen; in extent 6 acres, with allits right. Valued Rs. 50.

An undivided 9/28 share of a land, called Kotuvachenai, situated at Palaiyadimaduvattai in the aforesaid village, in Manmunai South-west pattu, Batticaloa District, Eastern Province ; and bounded on the north by the remaining portion of this land belonging to Mamonalevvai and others, south by Vaikal, east by the land of U. Pathumma, and west by the land of A. Paikeer Muhaideen ; containing in extent 8 acres, with all its rights. Valued Rs. 200.

Fiscal's Office, J. B. ARIYANAYAGAM, Batticaloa, June 5, 1922. Deputy Fiscal.

In the District Court of Batticaloa. 80

Udumalevvaipody Mamonalevvai of Kattankudy. . Plaintiff.

No. 4,994, Vs.

(1) Mohamadu Casim Hadjiar Atham Abdul Carim, (2) Ismalevvai Marakair Mohamadutamby of of Kattankudy Defendants.

NOTICE is hereby given that on Friday, June 30, 1922, commencing at 9 o'clock in the morning, will be sold by public auction at Kaerimaduvattai, the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 4,371.40, viz.

1. Buffalo, female, age 13 years and 11 months, brand-marks ω . ω ., A., Sinhalese mark, colour black; its calf, male, age 1 year, no brandmarks, colour black.

2. Buffalo, female, age 8 years and 11 months, brandmarks . A. u. colour black ; its calf, female, age, 1 year, no brandmarks, colour black.

3. Buffalo, female, age 9 years and 11 months, brandmarks \mathcal{G} . ω , ω ; its calf, male, age 1 year, no brand-marks, colour black.

4. Buffalo, female, age 6 years and 11 months, brand-marks \mathcal{Q} , \mathcal{A} , colour black; its calf, male, age 1 year, no brandmarks, colour black.

5. Buffalo, female, age 6 years and 11 months, brandmarks \mathcal{P} , colour black; its calf, male, age 1 year, no brandmarks, colour black.

6 Buffalo, female, age 6 years and 11 months, brandmarks ., colour black.

7. Buffalo, male, age 1 year and 11 months, brandmarks M. A. u. w., colour black.

8. Buffalo, female, age 5 years, brandmarks &. . colour black ; its calf, male, age 1, no brandmarks, colour black.

9. Buffalo, female, age 5 years, brandmarks (9. . , colour black; its calf, female, age 1 year, no brandmarks, colour black.

10. Buffalo, male, age 4 years, brandmarks (4. colour black.

Buffalo, male, age 4 years, brandmarks G. A. 11. colour black.

12 Buffalo, male, age 3 years, brandmarks (P. 4), colour black.

Buffalo, male, age 2 years, brandmarks (9. 4), 13. colour black.

14. Buffalo, male, age 2 years, brandmarks M. A., colour black.

15. Buffalo, female, age 2 years, brandmarks M. A., colour black.

16. Buffalo, male, age 1 year, brandmarks (4, 3, colour black.

17 Cow, male, age brandmarks 4 years, ው. A., colour brown; U 166.

Cow, male, age 18. - 4 years, brandmarks ക്ര. ചം, colour brown.

19. Cow, male, age 3 years, brandmarks (9, 2),, "Poosalai." colour

20. Cow, male, age 2 years and 6 months, brandmarks மு. அ., colour brown.

21. Cow, female, age 5 years, brandmarks (9. 4., U 166, colour light brown.

22 Cow, female, age 5 years, brandmarks (P. A., U 166, colour brown.

23. colour brown; its calf, female, age 1 year, no brandmarks, colour brown.

24. Cow, female, age 6 years, brandmarks a. u. w., colour black.

Cow, female, age 6 years, brandmarks ம. அ., 25. colour black.

26. Cow, female, age 6 years, brandmarks (. . ., colour brown.

27. Cox, female, age 5 years, brandmarks @. J. U 166, colour, light brown.

28. Cow, female, age 5 years, brandmarks (. . . colour black.

29. Cow, female, age 6 years, brandmarks (4. 4., colour brown.

Cow, male, age 2 years, brandmarks . u. w., 30. colour brown.

31. Cow, female, age 6 years, brandmarks A. u., colour brown; its calf, male, age 1 year, no brandmarks, colour light brown.

Fiscal's Office, J. B. ARIYANAYAGAM, Batticaloa, June 5, 1922. Deputy Fiscal.

North-Western Province. In the District Court of Kurunegala. . € °. 53

Nanediri Arachchillage Appuwa of Konpola Plaintiff. No. 7,954. Vs.

(5) Peter, by guardian ad litem Hondrick, (6) Ukku Naide Aracci, (7) Santuhami, (8) Hendrick, (9) Punchi Sinno, (10) Singha, all of Konpola Defendants. NOTICE is hereby given that on Saturday, July 22, 1922, at 1 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said

plaintiff in the following property, viz. :-An undivided } share of Tittapattawedamunugahamulawatta of about 1 timba of kurakkan sowing in extent, situate at Konpola in Tiragandahe korale of Weudawilli hatpattu, in the District of Kurunegala; and bounded on the east by the garden of Ukku Naide Arachchi, on the south and west by the garden of Kawenna Mana Kader Saibo, and on the north by the garden of Appu Naide and garden of Santuham ; with plantations thereof and the entirety of the building staniding thereon. Amount to be levied Rs. 451.66 and poundage. S. D. SAMABASINHA. Fiscal's Office, Deputy Fiscal, Kurunegala, June 6, 1922. In the District Court of Colombo. S. K. R. S. S. T. Ramanathan Chetty of Sea street, Colombo, and another.....Plaintiffs. Vs. No. 964. N. Ratnasabapathy of Colombo, and presently of at 10.30 in the forenoon, will be sold by public auction at the defendant's residence garden at Sendiriyamulla the right, title, and interest of phe said defendant in the following property, viz. :-the following property, viz. :--41,381 unhusked coconuts. 8,805 husked coconuts. 17 candies of copra. 44 head of cattle. 4 double-bullock carts. 2 double-bullock buggy carts. A heap of planks, household furniture, consisting of almirahs, beds tables, chairs, &c. Amount to be levied Rs. 15,000, with interest thereon at 131 per cent. per annum from April 19, 1921, till May 11, 1921, and thereafter at 9 per cent. per annum, till payment in full, costs of suit, less a sum of Rs. 6,331 96, and poundage. Valuation Rs. 6,387. Deputy Fiscal's Office. CHARLES DE SILVA. Chilaw, May 31, 1922. Deputy Fiscal. QA) Province of Uva. In the Court of Requests of Badulla. . . Plaintiff. Ana Sithamparapillai of Passar 30. No. 3.712. P. R. Cumarasamy Kangany of Dambakotewatta in Passara Defendant. NOTICE is hereby given that on Saturday, July 1, 1922, at 8 A.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 79.47, with interest on Rs. 16 at 12 per cent. from March 12, 1922, till date of decree, and thereafter with legal interest on the aggregate sum from date of decree till payment in full, viz :-The land called Dambakotewatta of about 9 acres in extent,

situated at Yapama Udagama in Pattipola korale; bounded on the west by high road, east by Paragahatenna patana, south by Horekandura, and north by Elawatta, together with the mana-thatched building and everything thereon.

Fiscal's Office, Badulla, June 2, 1922.

H. C. WIJEYSINGHE, Deput :- Fiscal

Province of Sabaragamuwa.

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In the District Court of Colombo.

Nawanna Pana Lana Palaniappa Chetty of Sea street,

ColomboPlaintiff. No. 4,510. Vs.

Usoof Lebbe Mohamado Ismail Marikar of Magammana in Atulugam korale of Three Korales in the District of Kegalla Defendant.

NOTICE is hereby given that on July 8, 1922, at 2 o'clock in the afternoon, will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property, viz. :-

All that divided portion of the land called Kaludiyawalagawahena, Getaduwawehena, and Kiriattubandehena alias Atulamulahena, adjoining one another, situated at Magammana in Atulugam korale of Three Korales, in the District

of Kegalla, Province of Sabaragamuwa; and bounded on the north by Atukoralagehena claimed by V. Mudianse and others, east by Moraladdehena claimed by V. Sinnappu and others, the portion of the same land marked lot B and allotted to Atigalage Nonohamy and Galkandawalahena claimed by V. Appuhamy and others, south by Hapugamsulla-ela, Kaludiyawala-ela, and Kaludiyawalagawahena claimed by P. Davith Sinno and others, and west by Handamunakandehena claimed by P. M. Perera and Disahamu-duruwangehena claimed by Ekneligoda Ratemahatmaya; and containing in extent 31 acres 3 roods and 12 perches.

To levy Rs. 18,365, with further interest on Rs. 15,000 at 13 per cent. per annum from March 30, 1922, till April 4, 1922, and thereafter further interest on the aggregate amount at 9 per cent. per annum till payment in full, and costs.

Deputy Fiscal's Office, Kegalla, June 1, 1922. R. G. WIJETUNGA, Deputy Fiscal.

NOTICES IN TESTAMENTARY ACTIONS.

he District Court of Colombo.

Order Nisi. 8

Testamentary In the Matter of the Last Will and Testament of Veerappa Chetty Caderavelo Chetty of No. 5, Silversmith lane, in Jurisdiction. No. 673. Colombo, deceased.

GB-W

Veerappa Chetty Sellachi of Silversmith lane inPetitioner. Colombo .

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 18, 1922, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated January 19, 1922, (2) of the attesting notary dated January 19, 1922, and (3) of the attesting witnesses also dated January 19, 1922, having been read.

It is ordered that the last will of Veerappa Chetty Caderavelo Chetty, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless any person of persons interested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1922.

ALLAN BEVEN, District Judge.

Testamentary Jurisdiction. No. 737.

In the Matter of the Intestate Estate and Effects of Ranasinghege Pabo Perera of Dalugama, in the Adikari pattu of Siyane korale, deceased.

Suriaratchige Emanis alias Jayasoori Aratchige Carolis Perera of Gonagampola in the Adikari pattu of Siyane korale Petitioner.

In the District Court of Colombo.

Order Nisi.

And

(1) Ranasinghege Lewis Perera and (2) Weligamage Duliana Dias, both of Dalugama in the Adikari pattu of Siyane korale Respondents

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 18, 1922, in the presence of Messrs. Pereira & Dias, Proctors, on the part of the petitioner above named ; and the affidavit of the said petitioner dated May 17, 1922, having been read :

It is ordered that the petitioner be and he is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to her estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 18, 1922.

ALLAN BEVEN, District Judge.

In the District Court of Colombo.

Order Nisi. Testamentary In the Matter of the Intestate Estate of the

late Ranawaka Atchige Caroline Matilda Jurisdiction. de Simon of Gampela, deceased. No. 793.

Nakulugamuwa Gamage Don Stephen de Simon of Gampola Petitioner.

And

(1) Herbert Reginald de Simon, (2) Walter Stilney de Simon, (3) May Constance de Simon, (4) Edna Felicia de Simon, all of Gampola, the Znd, 3rd, and 4th, who are minors, appearing by their guardian ad litem, (5) Dr. Nakulugamuwa Gamage Don Samuel de Simon of Vaverset place, Wellawatta, in Colomba Colombo Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 2, 1922, in the presence of Mr. C. V. Wickremesinghe, Proctor, on the part of the petitioner above named ; and the affidavit of the said petitioner dated February 16, 1922, having been read :

It is ordered that the petitioner be and she is hereby declared entitled, as widower of the above-named deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before June 1, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 2, 1922

ALLAN BEVEN, District Judge.

The date of showing cause against this Order Nisi is extended to June 29, 1922.

June 1, 1922.

ALLAN BEVEN, District Judge.

CEYLON GOVERNMENT GAZETTE - JUNE 9, 1922 PART

May 22, 1922.

District Court of Colombo.

Order Nisi. he Matter of the Intestate Estate of or are the Don Johannes Appuhamy Matter Source International Source Internati Testamentary Jurisdiction. of Siyane korale. a Sooripaluwa, in the Adikari No. 812.

Kurukula Aratchige Don Juakinu Nanayakara Appu-hamy of Gonehena, in the Adikari pattu of Siyane ige Don Juakinu Nanayakara Appukorale Petitioner.

And

(1) Hettiaratchige Cecilin Gomes Weerakoon, (2) Sooriaratchige Dona Rosalina, both of Pelpita . . Respondents. THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 16, 1922, in the presence of Mr. M. R. Akbar, Proctor, on the part of the petitioner abovenamed; and the affidavit of the said

petitioner dated May 11, 1922, having been read : It is ordered that Mr. P. H. de Kretser, as Secretary of

the District Court of Colombo be, and he is hereby declared entitled to have letters of administration to the estate of the abovenamed, deceased issued to him, unless the respondents abovenamed or any other person or persons inter-ested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN, May 16, 1922 District Judge. the District Court of Colombo. V Order Nisi. Testamentary n the Matten of the Intestate Estate of the Jurisdiction hadeniya, in the Udugaha pattu of No. 814. Hewagam korale, deceased.

Don Daniel Welikala Appuhamy of Diddeniya aforesaid Petitioner

And

(1) Dona Prancina Welikala Hamine of Diddeniya aforesaid, (2) Dona Elsie Welikala Hamine, wife of (3) Gomalathge Don Davith, Registrar of Liyanwela, in Meda pattu of Hewagam korale, (4) Dona Bema Welikala Hamine, wife of (5) Kalubowila Appuhamillage Don Pedrick of Weregala, in Meda pattu of Hewagam, (6), Don Simon Welikala Appuhamy of Diddeniyaaforesaid Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 17, 1922, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 9, 1922, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

ALLAN BEVEN. May 17 . 1922. District Judge. of Colombo. Gouit N Order Nisi.

Testamentary Matter of the Intestate Estate of the Jurisdiction. 🖌 Jayamana Mohottige Don Bernado Appu-No. 821. hamy of Pulluhena, deceased.

Bastian Koralalage Maria Roseline Rodrigo of Pulluhena in the Ragam pattu of Alutkuru korale. . Petitioner.

And

1) Jayamana Mohottige Dona Maria, (2) ditto Don Lucas, (3) ditto Don Nicholas, (4) ditto Dona Porlen-tina, (5) ditto Don Anthony, (6) ditto Isidoru Appuhamy, all of Pulluhena aforesaid..... Respondents.

THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 22, 1922, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the

petitioner, above named ; and the affidavit of the said petitioner dated May 4, 1922, having been read It is ordered that the petitioner by and she is hereby declared entitled, as widow of the above name deceased, to have letters of administration to his estate issued to her, unless the respondents above named, or any other person or persons interested shall, on or before June 22, 1922, show sufficient cause to the satisfaction of this court to the contrary.

> ALLAN BEVEN, District Judge.

In the District Court of Colombo.
Order Nisi.
TestamentaryIn the Matter of the Intestate Estate ofJurisdiction.Adikari Appuhamillage Don SimonNo. 815.Appuhamy of Wilimbula, in the Meta pattu of Siyane korale, deceased.
Adikari Appuhamillage Don Mendis Appuhamy of Wilimbula aforesaidPetitioner.
And
1) Adikari Appuhamillage Thomas Appuhamy, (2) dito Baby Nona, wife of (3) Singankutti Atukoralalage Hendrick Appuhamy, both of Dompe, in the Ganga- boda pattu of Siyane korale, (4) Adikari Appuhamil-

lage Alpi Nona, (5) ditto Sedris Appuhamy, (6) ditto Sayneris Singho, (7) ditto Mathias Singho, all of Wilimbula aforesaid Respondents. THIS matter coming on for disposal before Allan Beven,

Esq., District Judge of Colombo, on May 17, 1922, in the presence of Mr. H. A. Abeyewardene, Proctor, on the part

presence of Mr. H. A. Abeyewardene, Froctor, on the part of the petitioner above named and the affidavit of the said petitioner dated May 15, 1922, having been read: It is ordered that the petitioner becaude he is hereby declared entitled, as son of the above named deceased to have letters of administration to his estate issued to him, unless the respondents above named of any person or persons interested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the show sufficient cause to the satisfaction of this court to the contrary.

May 17, 1922.

ALLAN BEVEN, District Judge.

Bi In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Last Will and Test Jurisdiction. ment of the late Godfred Gerard Godwi de Livera, Itinerating Police Magistrate, No. 828. Western Province, Colombo, deceased Charlotte Henrietta Augusta de Livera of Mackenzie And Hilda Clarita de Livera, (2) Ziska Stephanie de Livera, (3) Fredricka Iola de Livera, (4) Ella Ivy May de Livera, (5) James Godwin Vaughan de Livera, (6) Louis Charles de Livera, and (7) Charles
 Henry Augustus Samarakkody, Mudaliyar of Henry Theorem.Respondents. Henaratgoda THIS matter coming on for disposal before Allan Beven, Esq., District Judge of Colombo, on May 25, 1922, in the presence of Mr. C. E. A. Samarakkody, Proctor, on the part of the petitioner above named; and the affidavits (1) of the said petitioner dated May 24, 1922, and (2) of the attesting Notary dated March 2, 1922, having been read: It is ordered that the last will of Godfred Gerard Godwin de Livera, deceased, of which a certified copy of the original has been produced, and is now deposited in this court be and

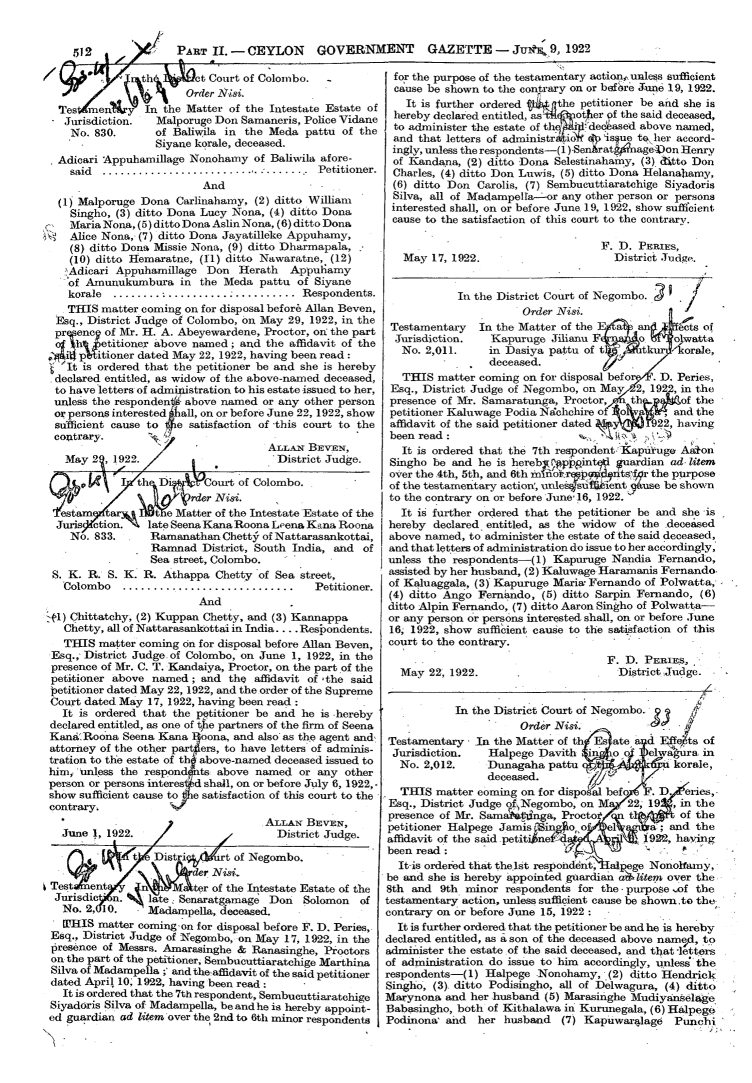
the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will, and that she is entitled to have probate thereof issued to her accordingly, unless the respondents above named or any other person or persons interested shall, on or before June 22, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 25, 1922.

ALLAN BEVEN, District Judge.

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Singho, both of Delwagura, (8) Halpege Janenona of ditto, (9) ditto Rosalinenona of ditto-or any other person or persons interested shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1922. District Judge. 720 trict Court of Negombo.

No. 2,013

Nisi departing Will proved. n the Watter of the Last Will and Testa-ment of Deckirikega Dona Isabellahamy of Charawadiya in Dunagaha pattu of Testamentary Jurisdiction Wharawadiya in Dunagam, the Alutkuru korale, deceased. N

F. D. PERIES.

THIS matter coming on for disposal before F. D. Peries. Esq., District Judge of Negombo, on May 22, 1922, in the presence of Mr. Samaratunga, Proctor, on the part of the petitioner Hettiarachchige Don Isak Appuhamy of Otharawadiya ; and the affidavit of (1) the said petitioner and (2) of the attesting notary and witnesses dated May 3 and 15,

1922, having been read : Itsis ordered that the last will and testament of Deekiri-kega Dona Isabellahamy, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved :

It is further declared that the said Hettiarachehige Don Isak Appuhamy of Otharawadiya is the executor named in the said will, and that he is entitled to have probate of the same issued to him accordingly, unless any person or persons interested shall, on or before June 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1922.	A	F. D. PEI District	RIËS, Judge.
P In the District	Court of Ne	gombo.	

Order Nision the Matter of the Intestate Estate of Rivahwilkee Don John Silva of Han-guranteetha, deceased. Testamentary. In Jurisdiction. No. 2,014.

THIS matter coming on for disposal before F. D. Peries, Esq., District Judge of Negombo, on May 26, 1922, in the presence of Mr. T. Q. Fernando, Proctor, on the part of the petitioner Dehiwalage Michelia Perera of 2nd Division Udayartoppu, Negombo; and the affidavit of the said petitioner dated April 26, 1922, having been read :

It is ordered that the 3rd respondent Pannambarage Catherina Fonseka be and she is hereby appointed guardian nd litem over the 1st and 2nd respondents for the purpose of the testamentary action, unless sufficient cause be shown to the contrary on or before June 21, 1922.

It is further ordered that the petitioner be and she is hereby declared, as the mother in law of the said deceased, hereby declared, as the mother in law of the said deceased, to administer the estate of the above named deceased, and that letters of administration do issue to her accordingly, unless the respondents—(1) Biyanwilage Don Chadman Silva, (2) Biyanwilage Don Anulawathie, (3) Pannambarage Catherina Fonseka, all of 2nd Division Udayartoppu, Negombo—or any other person of persons interested shall, on or before June 21, 1922, show sufficient cause to the satisfaction of this court to the contrary.

F. D. PERIES, May 26, 1922. District Judge. District Court of Kalutara. in the N **F**der I

r Nici declaring Will proved, &c. In the Matter of the Estate of the late Lokal Antanage Marthenis Pieris alias Marsal Pieris, deceased, of Alutgama. Testamentary Jurisdiction. No. 1,438.

THIS matter coming on for disposal before W. H. B. Carbery, Esq., District Judge of Kalutara, on March 7, 1922, in the presence of Mr. A. D. de Fonseka, Proctor, on the part of the petitioner Karunakalage Ejonona Silva of Alutgama; and the affidavit of the said petitioner dated November 28, 1921, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as the widow of the above-named deceased, to have letters of

administration to his estate issued to her, unless the respondents-(1) Lokukankanange Seeman Pieris, (2) ditto Andiris Pieris, (3) ditto James Pieris (dead), all of Alutgama, (4) ditto Sujatha Sabe Isthaweera of Paiyagala, (5) Waranage Sopia Fonseka, and husband (6) Bodiabaduge Arnolis Perera, both of Desestra Kalutara, (7) Mahabaduge Nikonona Fernando, (8) Lokukankanange Miguel Pieris, (9) ditto Martin Pieris, (10) ditto John Pieris, (11) ditto Jossinona Pieris, (12) ditto Charles Pieris, (13) ditto Dolly. nona Pieris, (14) ditto Nimmot, all of Alutgama, 7th to 14th substituted in place of the 3rd respondent, deceased-shall. on or before June 19, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1922.

ARTHUR DE ABREW. Acting District Judge.

In the District Court of Kalutare. Order declaring Will proved, &c.

In the Matter of the Last Will and Test Testamentary Jurisdiction. ment of the late Habaragomuveralalage James Methew Peiris Appuhamy No. 1,442.

No. 1,442. James Methew Ferris Appunding ceased, of Udahamulla in Panadure (THIS matter coming on for disposal before W, H.B. Carbery, Esq., District Judge of Kalutara, on May 15, 1922. in the presence of Mr. D. E. de Silva, Proctor, on the part of the petitioner, Bopearatchige Dona Selestina Haming and the affidavits of the petitioner and of attesting Notary and witnesses dated March 29, 1922, having been read

It is ordered that the Will of Habaragomuveralalage James Methew Peiris Appuhamy of Udahamulla deceased. dated June 10, 1916, now deposited in this court, be and the same is hereby declared proved.

It is further ordered that the said Bopearatchige Dona Selestina Hamine, is the executrix named in the said Will and that she is entitled to have probate of the same issued to her accordingly.

May 25, 1922.

ARTHUR DE ABREW, Acting District Judge.

In the District Court of Kandy. ·Order Nisi.

Testamentary In the Matter of the Estate of the late Egoda Rajapaksegedera Welliya, deceased Jurisdiction. of Tittapajjala. No. 3,883.

THIS matter coming on for disposal before Walter Sandford de Saram, Esq., Acting District Judge, Kandy, of May 22, 1922, in the presence of Messrs. Liesching & Lee, Proctors, on the part of the petitioner Karunawelli Mallewegedera Menikie; and the affidavit of the said petitioner dated April 10, 1922, and her petition having been read :

It is ordered that the said petitioner, as widow of the It is ordered that the said petitioner, as whow of the deceased above named, be and she is hereby declared entitled to have letters of administration to the deceased's estate issued to her accordingly, unless the respondent. Egoda Rajapaksegedera Ratnadasa, by his dify appointed guardian ad litem Karunawelli Mallewegedera Setura, or any person or persons interested shall, on or before June 26, 1922, show sufficient cause to the satisfaction of this court to the contrary.

May 22, 1922:

W. S. DE SARAM, Acting District Judge.

In the District Court of Kandy,

Order Nisi declaring Will proved, &c.

Testamentary In the Matter of the Last Will and T ment of Mary Anne Eliza Keyt of Ormon-Jurisdiction.

Jurisdiction. ment of Mary Anne Euza Reyt of Ormon-No. 3,897. dale estate, Kaduganhawa. THIS matter coming on for disposal before Walter Sanford de Saram, Esq., Acting District Judge of Kanivyey on May 31, 1922, in the presence of Mr. C. H. Wanbeek Proctor, on the part of the petitioner, Cecil Norman Dunbar Jonklass of Kandy; and the affidavit of the said petitioner and of the attesting Notary dated May 31, 1922, and the petition having been read :

It is ordered that the will of Mary Anne Eliza Keyt, the above-named deceased, dated March 9, 1919, and now

deposited in this court, be and the same is hereby declared proved, unless any person or persons shall, on or before June 26, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further declared that the said petitioner, Cecil Norman Dunbar Jonklass, Fitzroy Keyt of Haputale, and William Edward Gratiaen of Colombo, are the executors named in the said will, that the second named executor has disclaimed the office, and that the third named executor is reported to have died in November, 1920.

It is declared that the said petitioner, Cecil Norman Dunbar Jonklaas is therefore entitled to have probate of the said will issued to him, unless any person or persons interested shall, on June 26, 1922, show sufficient cause to the satisfaction of this court to the contrary.

W. S. DE SARAM. Kandy, May 31, 1922. Acting District Judge.

In the Discrict Court of Galle. Order Nisi.

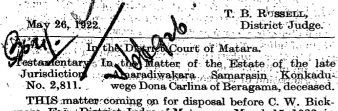
In the Matter of the Estate of the late **Festamentary** Santiago Elias de Silva, deceased, Inrisdiction. 5,506. Ambalangoda.

THIS matter coming on for disposal before C. E. de Vcs, Esc., Acting District Judge of Galle, on April 27, 1922, in presence of his own person by the petitioner Santiago Momas de Silva of Ambalangoda ; and the affidavit of the said petitioner dated January 21, 1922, having been read : it is ordered that the said petitioner, as brother of the deceased above named, is entitled to have letters of ad-ministration, issued, to him accordingly, unless the respondents—(1). Ungamandadige Lissie Charlotte de Silva nee Fernando, (2). Santiago Tennyson de Silva, (3) Santiago Nandawati de Silva, all of Ambalangoda—shall, on or before May 25, 1922, show sufficient cause to the satisfaction of this court to the contrary.

It is further ordered that the said respondent be appointed guardian ad litem over the said minors, 2nd and 3rd respondents, unless the said respondents shall, on or before May 25, 1922, show sufficient cause to the satisfaction of this court to the contrary.

T. B. RUSSELL, May 25, 1922. District Judge. Date for showing cause is extended to June 22, 1922. and the market monthly of the T. B. RUSSELL. District Judge. In the District Court of Galle. applicable Order Nisi. Testamentary In the Matter of the Estate of the late Jurisdiction. Ahangama. Vitanage Don Abraham No. 5,549. Abeygunasekera, deceased, of Ahangama. THIS matter coming on for disposal before T. B. Russell, Esq., District Undge, Galle, on May 26, 1922, in the presence of Mr. R. 40 H. de Vos, Proctor, on the part of the petitioners (1) Zhangama Vitanage Don Siman de Silva Abeyguna-sekera of Ahangama (2) Abangama Vitanage Don Siman de Silva Abeygunasekera of Ahangama, (2) Ahangama Vitanage Don Johanis de Silva Abeygunasekera of Talarambe, Matara; and the affidavit of the said petitioners, dated May 25, 1922, having been read :

It is ordered that the said petitioners, as brothers of the deceased above named, entitled to have letters of administration issued to them accordingly, unless any person concerned shall for or before June 29, 1922, show sufficient cause to the samsfaction of this court to the contrary.



more, Esq., District Judge of Matara, on March 15, 1922, in the presence of Messrs. Kenueman, Proctors, on the part of

the petitioner; and the affidavit of the said petitioner dated March 1, 1922, having been read : It is ordered that the petitioner, as widow, is entitled to have letters of adminis-tration issued to her accordingly, unless the respondents show cause to the contrary on July 5, 1922.

It is further ordered that the 8th respondent Amaradiva-kara Samarasin Konkaduwegamage Don Charlis be apv And Sandrashi Konkaduweganage Don Charles the appropriate guardian ad litem over the minors, unless the minors -(1) Abewardane Munasingha Pedris, (2) ditto Lucuis, (3) ditto Martin, (4) ditto Lucing, (5) ditto Dona Gimara (6) ditto Cornelia, (7) ditto Babahamy—show sufficient cause to the contrary on July 5, 1922.)

* E. RODRIGO,

District Judge.

In the District Court of Matara,

Order Nisi.

In the Matter of the Estate of the late Ranssingamaceige Don Juwants, acceased, Testamentary Jurisdiction. No. 2,818. of Narelanpitiya.

THIS action coming on for disposal before C. W. Hick-more, Esq., District Judge, Matara, on April 10, 1932 in the presence of Mr. R. B. Gooneratne, Proctor, on the part of the petitioner Don James Ranasinghe, Vel-Villard ; and the affidavit of the petitioner dated April (1922, having been read :

It is ordered that the petitioner is entitled to have letters of administration issued to him accordingly, unless (1) Ranasingamaceige Babahamy, (2) ditto Santhakahami, (3) ditto Pichohami, (4) ditto Menuhami, (5) ditto Balahami, (6) ditto Podihami, (7) Abewickkrama Disanayaka Don Abraham, (8) Wickramage Hinniappu, and (9) Wirabaddana Dissanayaka Carolis, the respondents above named shall, on or before June 15, 1922, show sufficient cause to the satisfaction of this court to the contrary.

C. W. BICKMORE,
April 10, 1922.
In the District Court of Jalfha.
Order Nisi.
Lestamentary In the Matter of the Escate of the late Jurisdiction. Sithamparanathar Votharania, of Varany
No. 4,765. North, deceased.
Sittar Sithamparappillai of Edaippurgers Petitioner.
Vs.
(1) Sittar Veluppillai of ditto, (2) Sittar Napasivayam

of ditto, (3) Arunasalam Subramaniam and (4) wife of ditto, (3) Arunasalam Subramanlam and (4) wile Parupathippillai o. ditto, (5) Kattirkamar Namesija-yam of ditto minor, by his guardian ad litematho 6th respondent, (6) Sivakanippillai, undow af Ayuasalam Katherkamar of ditto, (7) Arunasalam Kealaiyerar of ditto, (8) Veluppillai Arunasalam ditta, (9) Velup-pillai Thampoe of ditto minor, by their guardian ad litem the 7th respondent, (10) Visuvanathar Ampalavanar of ditto, (11) Visuvanathar Sitham-parapuillai of ditto, (12) Sithamparanathar, Kathirparappillai of ditto, (12) Sithamparanathar, Kathir-kamar of ditto Respondents:

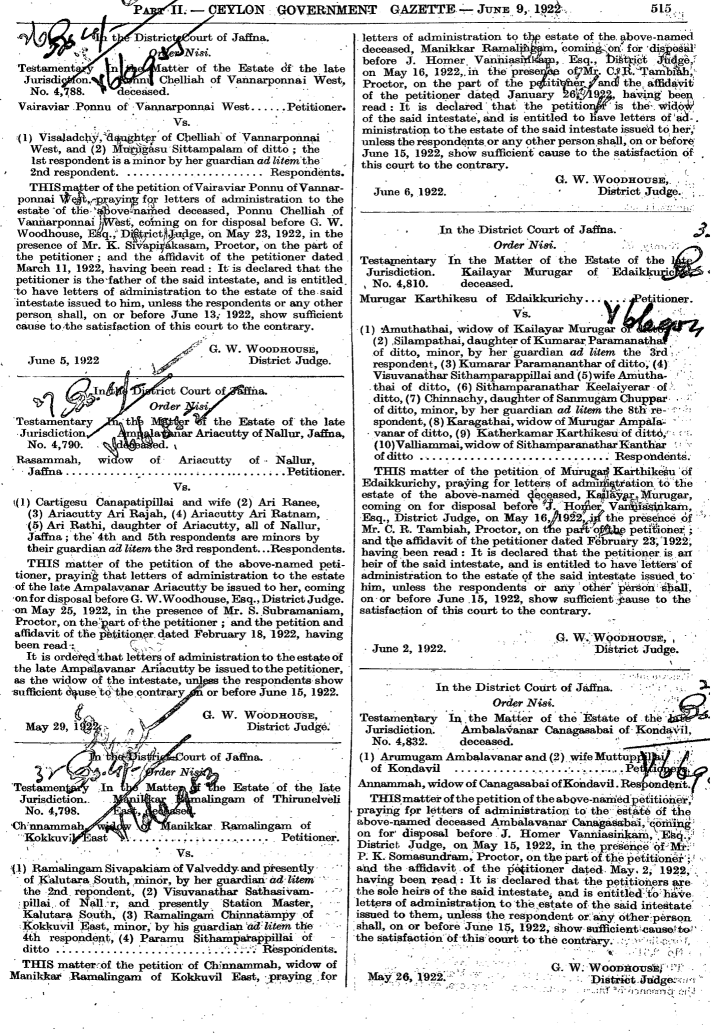
THIS matter of the petition of Sittar Sithamparappillai THIS matter of the petition of Sittar Sithamparappillar of Edaippurichy, praying for deters of administration to the estate of the above-named deceased. Sithamparana, thar Vetharaniar, coming on for disposal before J. Honser Vanniasingam, Esq., District, Judge, on May, 16, 1922, in the presence of Mr. C. R. Tarabiah, Prector, on the part of the petitioner; and the affidavit of the petitioner dated ! January 26, 1922, having been read : /Itasaleclared that the petitioner is an heir of the order to a find the date of the set of the set of the date of the set of the set of the date of the date of the set of the set of the set of the date of the set of the set of the set of the date of the date of the set of the set of the set of the date of the set of petitioner is an heir of the said intestate and is entitled to have letters of administration to the estate of the said intestate issued to him, unless the respondents or any other person shall, on or before June 15, 1922; show sufficient cause to the satisfaction of this court to the contrary. oddib

S His Americani Constant G. W. Woodhoush, MP June 2, 1922, Jacob Read Sol in Stay District Judge and

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CEYLON GOVERNMENT GAZETTE --- JUNE 9, 1922



ART II. - CEYLON GOVERNMENT GAZETTE - JUNE 9, 1922

In the District Court of Jaffna. *Guer Nisi.* Testamentary In the Matter of the Estate of the late Jurisdiction. No. 4,835. of Makiappiddy, deceased. Muttachchy, widow of Aiyathurai of Makiap-

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Muttachchy, widow of Aiyathurai of Makiappiddy Petitioner.

 Aiyathurai Kanniah of Makuappiddy, (2) Vallipuram Sivasubramanian and wife (3) Rasamma of ditto,
 (4) Ramalingam Chelliah and wife (5) Annamma of Navaly, (6) Amarasingam Ponniah and wife (7) Gnanavally of Makiappiddy, (8) Rasalatchumy, widow of Kanthia of ditto, (9) Arumugam Visuvalingam and wife (10) Ratnam of ditto.....Respondents.

THIS matter of the petition of Muttachchy, widow of Aivathurai the above-named petitioner, praying for letters of administration to the estate of the above-named deceased. Kanagamma, daughter of Aiyathurai, coming on for disposal before G. W. Woodhouse, Esq., District Judge, on May 15, 1922, in the presence of Mr. M. Vythialingan, Proton, 60, the part of the petitioner ; and the affidavit of the petitioner dated May 7, 1922, having been read : It is declared that the petitioner is the lawful mother of the said intestate, and is entitled to have letters of administration to the estate of the said intestate issued to her, unless the respondents or any other person shall, on or before June 13, 1922, show sufficient cause to the satisfaction of this court to the contrary.

G. W. WOODHOUSE, May 15, 1922 District Judge. n the District Court of Jaffna. Order Nisi. 3 An the Matter of the Estate of Muttu-Testamentary Kanapathippillai of Vaddukkumaru Kanapathippillai of Vadduk-koddai East, late of Kuala Lumpur, Jurisdiction. No. 4,836. deceased. Annapooranam, widow of Muttukumaru of Vadduk-Vs. (1) M. K. Ratnam of Luga Estate Silian in Nigiri Simbilan, (2) S. M. Muttiah of Vaddukkoddai East, (3) M. Nadchetteram, Jail Clerk, Seramban, (4) M. Velauthan of Puket Mertagam, a minor, appearing by his guardian ad litem the 2nd respondent, (5) Sellachchippillai, widow of Kanapathippillai of Puttoor ... Respondents. East THIS matter of the petition of the above-named petitioner praying that the above-named 2nd respondent be appointed guardian ad litem over the minor, the

4th respondent, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before W. D. Niles, Esq., District Judge, on May 15, 1922, in the presence of Mr. A. Muttu Veluppillai, Proctor, on the part of the petitioner; and the affidavit of the petitioner dated May 13, 1922, having been read:

It is ordered that the above-named 2nd respondent be appointed guardian *ad litem* over the said minor, the 4th respondent, for the purpose of representing him in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the above-named deceased issued to her, as one of the heirs unless the respondents above named shall appear before this court on June 13, 1922, and state objection or show sufficient cause to the satisfaction of this court to the contrary.

May 20, 1922.

G. W. WOODHOUSE, District Judge. Order Nisi Testamentary In the Matter of the Estate of the late Jurisdiction. Seethai, wife of Alvan Vary of Tolpuram, No. 4,839. deceased.

In the District Gourt of Jaffna.

THIS matter of the petition of the above-named petitioner, praying that the above hand 3rd respondent be appointed guardian *ad litem* over the minors, the abovenamed 1st and 2nd respondents, and that letters of administration to the estate of the above-named deceased be issued to the petitioner, coming on for disposal before W. D. Niles, Esq., District Judge, on May 18, 1922, in the presence of Mr. A. Mudlr. Veluppillai, Proctor, on the part of the petitioner, and the affidavit of the petitioner dated May 16, 1922, having been read :

It is ordered that the above-named 3rd respondent be appointed guardian *ad litem* over the minors the said 1st and 2nd respondents, for the purpose of representing them in this case; and that the petitioner, be declared entitled to have letters of administration to the estate of the said intestate issued to him, as her lawful husband, unless the respondents above named or any other person shall appear before this court on June 15, 1922, and state objection or show sufficient cause to the satisfaction of this court to the contrary.

May 25, 1922.

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G. W. WOODHOUSE, District Judge.

Vs.

THIS matter of the petition of the above-named petitioner, praying that the above named 30 respondent be appointed guardian *ad litem* over the printing the abovenamed 1st and 2nd respondents and that letters of administration to the estate of the above named deceased be issued to the petitioner coming on for dispesal before W. D. Niles, Esq., District Judge, a May 18, 1922, in the presence of Mr. A. Mudlr. Veluppillat Proctor, on the part of the petitioner; and the affidavitof the petitioner dated May 16, 1922, having been read:

It is ordered that the above named/3rd respondent be appointed as guardian *ad litem* over the said minors, the 1st and 2nd respondents, for the purpose of representing them in this case, and that the petitioner be declared entitled to have letters of administration to the estate of the said intestate issued to him, as her lawful husband, unless the above-named respondents or any other person shall appear before this court on June 15, 1922, and state objection or show sufficient cause to the satisfaction of this court to the contrary.

May 25, 1922.

G. W. WOODHOUSE, District Judge.

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CEYLON GOVERNMENT GAZETTE - JUNE 9, 1922 PART II.

517 In the District Court of Puttalam. a the District Court of Jaffna. 24 K Order Misi. In the Matter of the Intestate Estate of the Testamentary late Peria Karuppen Pitche Kutty of Kalpitiya, deceased. Baba Amma of Jurisdiction. In the Matter of the Estate of the late Jurisdiction. Testamenta Arulappah Santiappillai of Mathagal, deceased. No. 480. Kalpitiya, widow of the deceased above of Arriation Santiappillai of No. 4,841. named deceased, administratrix. Peria Karuppen Santhiago of Kalpitiya.....Petition Arokkiam, widow Petitioner. Mathagal Ø Vs. Vs. (1) Santiappillai Astervatham of Mathagal, (2) Santiap-pillai Antonimuttu of ditto, presently of India, (3) Santiappillai Sebastiampillai of Mathagal, (4) Santiap-(1) Vadivatchi, (2) Vadivalu, (3) Sivasamy, all of Kalpitiya; the 2nd and 3rd respondents appearing by their guardian ad litem, (4) Pedro Thambo of pillai Amerthanathan of ditto, presently of Singapore, (5) Santiappillai Rajadurai Peter of ditto, presently THIS matter coming on for disposal before C. Coomaraof Colombo Respondents. swamy, Esq., District Judge of Puttalam, on May 1, 1922, in the presence of Mr. Ben Kanakasundra, Proofor, on the part of the petitioner; and the petitioner's affidavit and petition, both dated May 1, 1922, having been duly fread : It is THIS matter of the petition of Arokkiam, widow of Arulappah Santiappillai, praying for letters of administration to the estate of the above-named deceased Arulappah Santiappillai, coming on for disposal before W. D. Niles, hereby ordered that the petitioner above named be and Esq., District Judge, on May 18, 1922, in the presence of Mr. A. Mudlr. Veluppillai, Proctor, on the part of the petihe is hereby declared entitled, as the nephew of the intestate. above named, to have letters of administration de bonis non tioner; and the affidavit of the petitioner.dated May 16, 1922, to the estate of the said intestate, and that the same do having been read : It is declared that the petitioner is the issue to him, unless the respondents above named or any widow of the said intestate and is entitled to have letters else on their behalf shall, on or before May 29, 1922, appear of administration to the estate of the said intestate issued and show sufficient cause to this court to the contrary. to her, unless the respondents or any other person shall, on or before June 15, 1922, show sufficient cause to the C. COOMARASWAMY. Puttalam, May 22, 1922. satisfaction of this court to the contrary. District Judge. Order Nisi extended and re-issued for publication re-G. W. WOODHOUSE, turnable June 26, 1922. District Judge. May 25, 1922. N. M. BHARUCHA, District Judge. Puttalam, May 29, 1922. n the District Court of Mannar. iq In the District Court of Chilaw. 2 • , • Order Nisi. Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Jayasuriya Kuranage Ana Perera o No. 1,420. Katuneriya, deceased. Warnakulasuriya Paul Thamel of Negombo ... Petitioner. a fara sa And Esq., District Judge of Mannar, on May 29, 1922, in the presence of Mr. S. Mudaliyar Anantham, Proctor, on (1) Warnakulasuriya Thomas Thamel by his guardian 64 the part of the petitioner ; and the affidavit of the petitioner ad litem (2) Jayasuriya Kuranage Zacharias Perera dated May 23, 1922, having been read: It is ordered that the petition be declared entitled to have letters of adminisof Katuneriya Respondents. THIS matter coming on for disposal before C. Coomaratration to the estate of the deceased above named and that swamy, Esq., District Judge of Chilaw, on March 9, 1922, the same be issued to him, unless any person shall, on or in the presence of Mr. Julian Joseph Fernando, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner having been read: before June 20, 1922, show sufficient cause to the satisfaction of this court to the contrary F. C. GIMSON, It is hereby ordered that the 2nd respondent Jayasuriya May 29, 1922. District Judge. Kuranage Zacharias Perera, be and he is appointed guardian ad litem over the minor Warnakulasuriya Thomas Thamel the District Court of Batticaloa. for the purpose of this action. Xo R Order Nisi. It is further ordered that the petitioner is entitled to have letters of administration issued to him, unless any TestamentaryIn the Matter of the Intestate Estate of
Jurisdiction.B. K. Poopalapillai of Sengaladdy,
No. 54.S. M. Poopalapillar of Barrierica.Potential Construction person or persons interested shall, on or before April 29, 1922, show sufficient cause to the contrary. C. COOMARASWAMY, District Judge. Vs. Order Nisi extended to July 4, 1922. (1)Atputhammal Poopalapillai, (2) Kanapathiar Sinnappu, both of Batticaloa..... Respondents. N. M. BHARUCHA, District Judge. THIS matter coming on for disposal before N. E. Ernst, Esq., District Judge of Batticaloa, on January 12, 1922, In the District Court of Chilaw. in the presence of the petitioner in person; and the affidavit and petition of the petitioner dated October 7, 1921, and 20 Order Nisi. . . . January 10, 1922, respectively, having been read : Testamentary In the Matter of the Intestate Estate of It is ordered and declared that the said petitioner, as the Jurisdiction. Gunaratne Adikari Mudiyanselage Corhusband of the deceased, is entitled to administer the estate No. 1,429. nelis Peter Gunaratne of Kudawila, of the said deceased, and that letters of administration do deceased. issue to him accordingly, unless the respondents above Alexander Peter Gunaratne of Kudawila.....Petitioner named or any other person or persons interested shall, on or before February 23, 1922, show sufficient cause to the And (1) Gimon Peter Gunarathe of Kudawila, (2) Chimon satisfaction of the court to the contrary. Peter Gunaratne of ditto, (3) Abraham Peter N. E. ERNST, Gunaratne of Hangawatta, (4) Simon Peter Guna-January 12, 1922. District Judge. ratne of ditto Respondents. This Order Nisi extended to June 15, 1922. THIS matter coming on for disposal before N. M. Bharucha, Esq., District Judge of Chilaw, on May 25, 1922, N. E. ERNST, District Judge. in the presence of Messrs. Corea & Corea, Proctors, on the

